5 + 23

(1/2)

रिजस्टी सं डी. एल. (एन.) 04/0007/2003--05

BEGO NO. D. L. ORIONO DE CONTRACTO

# The Gazette of S

# SUBJECTION OF STATES

VINESHED BY ALTHORETY

# साप्ताहिक

WEEKLY

**सं.** 3]

नई दिल्ली, जनवरी 9 जनवरी 15, 2011, सनिकार/पीय 19 पाँव 25, 1982

No. 3 ]

NEW DELHI, SATURDAY, JANUARY 9 JANUARY 15, 2011 PAUSA 19 PAUSA 25, 1812

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह पृष्टक संस्कृत के कर में कि यह पृष्ट Separate Paging is given to this Part in order that it now by

भाग ।। जण्ड उ । । जण्ड (ii) PART II — Section 3 — Sab-section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वार कही किए गर्स महिल्लाक अल्डिंग कि अधिक Statutory Orders and Notifications Issued by the Ministries of the Government of India. (Other than the Ministry of Defense).

कृषि मंत्रातम्

(कृषि एवं सहकारिक विभाग)

नई दिल्ली, 3 दिसाबर, 2010

का.आ. 136.—मारियस विकास बोर्ड अधिनियम, 1979 (1999, का.ड) की घरा 19 कार प्रकार स्थित का प्रयोग करते कर बेर्ड सरकार एतदद्वारा नारियल विकास बोर्ड नियम्प्रवली, 1981 में आने संगोईन करने के लिए निम्निलिक्स नियम बनात है, समतः

- 1. (1) इन नियमों को चारियल विकास बोर्ड (संशोधन) नियम, 2010 कहा जाएँगा
  - (2) ये नियम राजफा में प्रकाशन तारीख से प्रवृत्त होंगे
- 2. नारियल विकास बोर्ड नियम, 1981 में :--
  - (i) नियम 11 के तहत उप नियम (2) के लिये निम्निलिखत प्रतिस्थामित किया जायेगा, जासतः हे
    - "(2) यदि उपाध्यक्ष के पर पर त्यागपत्र यह उसाबी सदस्यता प्रामान्य को के जान्य या अवस्थात है के प्राप्त या अवस्थात के स्वयं के स्व

(333)

(ii) नियम 16 के तहत उप-नियम (2) में खण्ड (क) के लिये निम्नलिखित खण्ड प्रतिस्थापित किया जायेगा, नामत: :--

'' (क) **अञ्यक्ष समृह ''ग''** पदों पर नियुक्ति कर सकता है ।''

[फा. सं. 4-29/2007-बागवानी-II] संजीव चोपडा, संयुक्त संचिव

टिपाणी

प्रापक निकास के एकपत्र के पास II, खण्ड 3, उप-खण्ड (i) सा.का.नि. 34(अ) दिनांक 28 जनवरी, 1981 के तहत पुंचारित की गई के तम्ब तिपरचात् इसमें 13 फरवरी, 2002 की अधिसूचना सं. का. आ. 198(अ) तथा दिनांक 19 अप्रैल, 2002 व व अभिनुष्यना सं. को की. 450(अ) के तहत संशोधन किये गये थे।

# MINISTRY OF ACRICULTURE

# (Department of Agriculture and Ctoperation)

New Delhi, the 31st December, 2010

- S.O. 136. In exercise of the powers conferred by section 19 of the Coconut Development Board, Act, 1979 (5 of 1979), the Central Government hereby makes the following rules further to amend the Coconut Development Board Rules, 1981, namely.
  - 1. (1) These wiles may be called the Coconut Development Board (Amendment) Rules, 2010.
    - (2) They shall come into force from the date of their publication in the Official Gazette.
  - 2. In the Cocon at Development Board Rules, 1981:—
    - (i) In rule 11, for sub-rule (2), the following shall be substituted, namely:—
      - "(2) If a casual recancy occurs in the office of the Vice-Chairman on account of resignation or his ceasing to be a meripher or otherwise, the Board shall, at its next meeting, elect another member to be the Vice-Chairman from amongst its members who shall hold office for the full term of twelve months or till the expiry of his term at member of the Board, whichever is earlier."
  - (ii) In rule 16, in sub-rule (2), for clause (a), the following clause shall be substituted, namely
    - "(a) The Chairman may make appoints to group "C" posts"

[F. No. 4-29/2007-Horticulture-II] SANJEEV CHOPRA, Jt. Secy.

Note

The principal rules were published in the Gazette of India, Part II, Section 3, Sub-section (i) vide number G.S.R. 34(E), dated the 28th January, 1981 and subsequently amended by Notification number S.O. 198(E), dated the 13th February, 2002 and notification S.O. 450 (E), dated the 19th April, 2002.

# स्वास्थ्य और परिवार कल्याण मंत्रालय

(स्वास्थ्य और भरिवार कल्याण विभाग)

नई दिल्ली, 22 नवम्बर, 2010

- का.आ. 137.— केन्द्रीय सरकार, भारतीय चिकित्सा परिषद् अधिनियम, 1956 (1956 का 102) की धारा 11 की उप-धारा (2) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए भारतीय चिकित्सा परिषद् के परामर्श से मान्यता प्रदान करने वाले विश्वविद्यालय के नाम में परिवर्तन के कारण उसत अधिनियम की प्रवास अनुसूची में आगे निम्नलिखित संशोधन करती है, नामत: :—

(2)	(3)
''एनेस्थेसिया में डिप्लोमा''	डी ए
''बाल स्वास्थ्य में डिप्लोमा''	डी सी एव
''नैदानिक पैथेलॉजी में डिप्लोमा''	डी सी पी
''प्रसूति विज्ञान एवं स्त्री रोग विज्ञान में डिप्लोमा''	डी जी ओ
''अस्थिरोग में <b>डिप्लो</b> मा''	डी आर्थों
''ओटो-रिनो-लैरिगोलॉजी में डिप्लोमा''	डी एल ओ
''डॉक्टर ऑफ मेडिसिनं (संबेदनाहरण विज्ञान)''	एमडी (संवेदनाहरण विज्ञान)
''डॉक्टर ऑफ मेडिसिन (चर्म रोग, रतिज तथा कुष्ठ रोग)''	एमडी (डीवीएल)
''डॉक्टर ऑफ मेडिसिन (जनरल मेडिसिन)'!'	एमझी (जनरल मेडिसिन)
''डॉक्टर ऑफ मेडिसिन (माइक्रो बायोलॉजी).''	एमडी (माइक्री बायोलॉजी)
''डॉक्टर ऑफ मेडिसिन (बाल रोग विज्ञान )''	एमडी (बाल रोग विज्ञान)
''डॉक्टर ऑफ मेडिसिन (पैथोलॉजी)''	एमडी (मैबोलॉजी)
''डॉक्टर ऑफ मेडिसिन (फिजियोलॉजी)''	एमडी (फिबियोलॉबी)
''डॉक्टर ऑफ मेडिसिन (सामाजिक एवं निवास्क मेडिसिन सामुदायिक मेडिसिन)''	एमडी (एसपीएम/समुदाय)
''डॉक्टर ऑफ मेडिसिन/मास्टर ऑफ सर्जरी (एनाटोमी)''	एमडी/एमएस (एनाटोमी)
''डॉक्टर ऑफ मेडिसिन/मास्टर ऑफ सर्जरी (प्रसूति विज्ञान एवं स्त्री रोंग विज्ञान)''	एमडी/एमएस (ओबीजी)
''मास्टर ऑफ सर्जरी (ईएनटी)''	एमएस (ईएनटी)
''यास्टर ऑफ सर्जरी (जनरल सर्जरी)''	एमएस (जनरल सर्जरी)
''मास्टर ऑफ सर्जरी (अस्थिरोग विज्ञान)''	एमएस (अस्थिरोग विकान)

(श्री बी एम पाटिल मेडिकल कालेज, बीजापुर में दाखिला लिए झात्रों की बाबत बी एल डी ई विश्वविद्यालय, बीजापुर, कर्जुटक द्वारा फरवरी, 2008 को या उसके बाद प्रदान की गई चिकित्सा अईता मान्यतंप्रकृत होगी) ।

> [का. सं. यू-12012/174/2010-एमई (पी-11)] अनीता त्रिपाकी, अवर सचिव

# MINISTRY OF HEALTH AND FAMILY WELFARE

# (Department of Health and Family Welfare)

New Delhi, the 22nd November, 2010

S.O. 137.—In exercise of the powers conferred by subjection (2) of the Section 11 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consulting the Medical Council of India, hereby makes the following further amendments in the First Schedule to the said Act, due to change in name of affiliating University namely:—

In the said First Schedule after "Bangalore University, Karnataka" and entries thereto "BLDE University, Bijapur" shall be added and against "BLDE University" under the heading 'Recognised Medical Qualification' [hereinafter referred to as column; (2)], and entry relating thereto under the heading 'Abbreviation for Registration' [hereinafter referred to as column; (3)], the following shall be inserted, namely:—

(2)	(3)
ploma in Anaesthesia"	.D.A.
ploma in Chiki Health"	D.C.H.
ploma in Clinical Pathology"	D.C.P.
ploma in Obstetrics and Gynasteology".	D.G.O.
Poloma in Orthopaedies."	D. Ortho
Poloma in Oto-Rhino-Laryngillagy"	D.L.O.
octor of Medicine (Anaesthesiology)"	MD (Anaesthesiology)
Octor of Medicine (Dermatology, Venerology and Leprosy)"	MD(DVL)
Octor of Medicine (Genereal Medicine)"	MD (General Medicine)
Octor of Medicine (Microbiology)"	MD (Microbiology)
octor of Medicine (Paediatrics);	MD (Pacáistrics)
Poctor of Medicilie (Pathology)	MD (Pathology)
octor of Medicine (Physiology)"	MD (Physiology)
Portor of Medicine (Social and Preventive Medicine/Community Medicin	e)" MD (S.P.M./Community Medicine)
octor of Medicine/Master of Surgery (Anatomy)	MD/MS (Associaty)
Doctor of Medicine/Master of Surgery (Obstetrics and Gynaecology)"	MD/MS(OBG)
faster of Surgery (ENT)"	MS(ENT)
Master of Surgery (General Surgery)	MS (Gенетаі Surgery)
Master of Surgery (Orthopaedics)"	MS (Orthopaedics)
(These shall be recognised medical qualification when granted be pett of students admitted at Shri B. M. Patil Medical College, Bijapur on	or after February, 2008). [No. U-12012/174 <b>/20</b> 10-ME (P-H
	ANITA TRIPATHI, Under Sec
नई दिल्ली, 1 दिसम्बर, 2010	
करं अर. 128: मारतीय जिम्हित्स परिषद् अधिनियम, 1956 (1956 कः 102 प्रयोग करते हुए, सेन्द्र संस्कार संस्कार विकरसा परिषद् के परामर्श करके सम्बद्ध धिनियम की प्रथम अनुसूची में निर्मितियों और संशोधन करती है, नामतः :  2. उक्त अध्योग अनुसूची में " छत्रपति साहु जी महाराज धिकत्सा विश्वविद्यालय, प्रविद्धि के बाद जोड़ा जोड़गा तक सम्बद्ध स्वाप्त के अंतर्गत " र संदर्भित) के सामने पंजीविष्ण के लिए सीक्षात रूप कॉलम (3 के रूप में संदर्भित) के अनुस्तिय कि का जाएगा, नामतः :	द्व विश्वविद्यालयं के नाम में परिवर्तन के कारण उर , लखनऊ'' और ''संतोष विश्वविद्यालय, गांजियाबाव संतोष विश्वविद्यालय, गांजियाबाद'' (कॉलम 2 के र
(2)	(3)
डप्लोग इन वाहरू डेल्थ	<b>डीसी</b> एच
	(यह जून, 2009 में अथवा उसके बाद संतोष मेडिक

(2) ''डिप्लोमा इन आब्सटेटिक्स एंड गाइनिकोलॉबी'' ''डिप्लोमा इन ऑफ्येल्मालॉजी'' ''डिप्लोमा इन ऑरबोवेंडिक्सं' ''डिप्लोमा इन ओटो-रहिनो-लेरिनगोलोजी' ''डाक्टर ऑफ मेडिसिन (एनेस्थीसियोलोजी)' ''डाक्टर ऑफ मेडिसिन (जनरल मेडिसिन)' ''डाक्टर ऑफ मेडिसिन (पेडियाट्टिक्स)

(3)

# हीजीओ

(यह गई, 2009 में अध्या उसके बाद महोन नेहिकल कॉलेब, गाविधावार में असिकित किय जा रहे कियानियें के संबंध में संतोध विश्वविद्यालय, गाविधावार इत्य स्वीकृत किए जाने पर मान्यकापा विविधार अर्डता होगी)।

# इरीओ

(यह मई, 2009 में अभवा उसके बाद करोब बेंडिकल कॉलेज, गॉवियाबाद में प्रसिद्धित किए जा रहे विद्यार्थियों के संबंध में संतोध विश्वविद्यालय, ताबिकाबाद हारी स्वीकृत किए जाने पर मान्यतप्राप्त विकित्स अर्हता होगी)

# ही आयों

(यह मई, 2009 में अनवा उसके नाद संतोध संदिक्त कॉलेज, गृज्जियाकार में प्रतिकित किए का रहे विकार्यकों के संबंध में संगोप विश्वविकारण, परिव्यालय द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त विकारका अर्थता होगी) ।

# डीएलओ

(यह मई, 2009 में जयक इसके बह संतोष मेडिकल कॉलेज, गावियानाद में प्रशिवत किए जा रहे दिवानियें के संबंध में संतोध विश्वविद्यालय, गावियानाद द्वारा स्वीकृत किए जाने पर मान्यताप्रात विश्वविद्या अर्थता होगी)

# एम डी (एनेस्पीसियोलोजी)

(यह चून, 2009 में अथवा उसके कर संतोन मेंदिकल कॉलेज, गावियाबाद में प्रश्तिक्षत किए जा यह विकासियों के संबंध में संतोब जिल्लाविकालय, गाविकाबाद द्वारा स्वीकृत किए जाने पर मान्याप्रांस विकास आहेंता होगी)।

# एम डी (जनरल मेडिसिम)

(यह गई, 2009 में अथना उसके बार संतिन नेविद्धार कॉलेज, गाजियानार में प्रतिविद्धा किए या रहे विद्धार्थियें के संबंध में संतोष विक्वविद्धालय, व्यक्तिस्वार इस स्वीकृत किए जाने पर पान्यालाया विक्तित्व अर्हत्य होगी)।

# एम डी (पेडिकट्रिक्स)

(यह पूर्न, 2007 में अध्वा डसके बार संतोष मेरिकर कॉलेंब, गावियाबार में प्रसिद्धित किए के के विकासियें के संबंध में संतोष किरविवासक, क्रांतिकाबार, क्रांत

In the said First Schedule after "Chhatrapati Shahuji Maharaj Medical University, Lucknow" and entries thereto "Santosh University, Ghaziabad" shall be added and against "Santosh University, Ghaziabad" under the heading "Recognised Medical Qualification" [hereinafter referred to as column (2)], and entry relating thereto under the heading "Abbreviation

for Registration" [hereinafter referred to as column (3)] the following shall be inserted, namely :-

"Diploma in Child Health" "Diploma in Obstetrics and Gynaecology "Diploma in Ophthalmology" "Diploma in Orthopaedics' "Diploma in Oto-rhino-laryngology" "Doctor of Medicine (Anaesthesiology)" "Doctor of Medicine (General Medicine)"

(3)

#### DCH

This shall be a recognised medical qualification when granted by Sautosh University, Ghaziabad in respect of students being trained at Sautosh Medical College, Ghaziabad on or after June, 2009.

#### DGO ·

This shall be a recognised medical qualification when granted by Santosh University, Ghaziabad in respect of students being trained at Santosh Medical College, Ghaziabad on or after May, 2009.

#### DO

This shall be a recognised medical qualification when granted by Santosh University, Ghaziabad in respect of students being trained at Santosh Medical College, Ghaziabad on or after May, 2009.

# D. Ortho.

This shall be a recognised medical qualification when granted by Santosh University, Ghazlabad in respect of students being trained at Santosh Medical College, Ghazlabad on or after May, 2009.

# DLO

This shall be a recognised medical qualification when granted by Santoch University, Ghaziabad in respect of students being trained at Santosh Medical College, Ghaziabad on or after May, 2009.

# MD (Anaesthesiology)

This shall be a recognised medical qualification when granted by Santosh University, Ghaziabad in respect of students being trained at Santosh Medical College, Ghaziabad on or after June. 2009.

#### MD (General Medicine)

This shall be a recognized medical qualification when granted by Santon University, Ghaziahad in respect of students being trained at Santosh Medical College, Ghaziahad on actific May, 2009.

This shall be a recognised medical qualification when granted by Santosh University, Ghaziabad in respect of students being trained at Santosh Medical College, Ghaziabad on or after May, 2009.

[No. U-12012/181/2010-ME (P-II)]

ANITA TRIPATHI, Under Secy.

नई दिल्ली, 14 दिसम्बर, 2010

का. 139. - भारतीय विकित्स परिषद् अधिनियम, 1956 (1956 का 102) की धारा 11 की उप-धारा (2) द्वारा प्रदत्त शिवतयों का प्रयोग करते हुए, केन्द्र संस्कार, निरातीय विकित्सा परिषद् के परामर्श, करके सम्बद्ध विश्वविद्यालय के नाम में परिवर्तन के कारण उक्त अधिनियम की प्रयोग करते हैं, नामत: :--

2. उस्ते प्रथम अनुसूची में "नुरू गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली'' के सामने ''मान्यताप्राप्त चिकित्सा अर्हता'' (जोकि अमें कॉलम (2) के रूप में संदर्भित है) के अन्तर्गत ऑतिम प्रविष्टि और उससे संबंधित प्रविष्टि के बाद शीर्षक ''पंजीकरण के लिए संक्षेपण'' जिकि अमे कॉलम (3) के रूप में संदर्भित हैं] के अंतर्गत निम्न्तिखित को अन्तर्विष्ट किया जायेगा, नामत: :—

''डिप्लोमा इन डरमेंटोलॉजी, वेनेरोलोजी एंड लेप्नोसी''

''डिप्लोमा इन एनेस्थीसिया''

''दिप्लोमा इन चाइल्ड हेल्थ''

''डिप्लोमा इन ओब्सट्रेटिक्स पूँड गायनाकोलोजी''

''डिप्लोमा इन आफ्थलमोलॉजी'

''डिप्लोमा इन ओटो-रिहिनो, लेरिनगोलोजी''

(3).

डी डी वी एल

(यह शैक्षणिक संत्र 2008 से वर्षमान महाबीर मेडिकल कॉलेज एंड, पी जी इंस्ट्रिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरू गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकत्सा अर्हता होगी)।

डी ए

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इस्ट्रिक्यूट) सफ़दरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरू गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा इबीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अईता होगी)।

ही सी एच

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इस्ट्च्यूट, सफदरजंग अस्पताल; नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरू गौविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अर्हता होगी)।

डीजीओ

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इस्ट्रिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरू गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अर्हता होगी)।

द्धी ओ

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड भी जी इस्ट्च्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरू गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकत्सा अईता होगी)।

डी एल ओ

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड भी जी इस्टिच्यूट, सफदरजंग अस्मताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में मुक्त गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय,

(3)

''डिप्लोमा इन फिजिकल मेडिसिन एंड रिहेबीलीटेशन''

''मजिस्ट्रार चिरूरगे (प्लास्टिक सर्जरी)''

**'डॉक्टर ऑ**फ मेडिसिन (एनेस्थीसियोलॉजी)''

डॉक्टर ऑफ मेडिसिन (जनरल मेडिसिन)''

डॉक्टर ऑफ मेडिसिन (पेडियाटिक्स)

**'डॉक्टर ऑफ मेडि**सिन (रेडियो **डायग्नो**सिस/रेडियोलॉजी)''

दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अर्हता होगी) ।

डी पी एम आर

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त विकित्सा अर्हता होगी)।

एम सी एच (प्लास्टिक सर्जरी)

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकार कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों व संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्रण्य चिकित्सा अर्हता होगी) ।

एम डी (एनेस्थीसियोलॉजी)

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अर्हता होगी)।

एम डी (जनरल मेडिसिन)

(यह शैक्षणिक सत्र 2008 से वर्धमान महाबीर मेडिकटः कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अर्हता होगी) ।

एम डी (पेडियाद्विस)

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अर्हता होगी)।

एम डी (रेडियो डायगनोसिस/रेडियोलॉजी)

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल.

3)

''डॉक्टर ऑफ मेडिसिन (रेडियोधेरैपी)''

''डॉक्टर ऑफ मेडिसिन/मास्टरं ऑफ सर्जरी (आब्सटेटिक्स एंड गायनाकोलॉजी)''

''डॉक्टर ऑफ मेडिसिन/मास्टर ऑफ सर्जरी (ऑफ्थालमोलोजी)''

''मास्टर ऑफ सर्जरी (ई एन टी)''

''मास्टर ऑफ सर्जरी (जनरल सर्जरी)''

''मास्टर ऑफ सर्जरी (आर्थोपेडिक्स)''

नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अर्हता होगी)।

# एम डी (रेडियोधेरैपी)

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इॉस्टिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यकप्राप्त विकित्सा अर्हता होगी)।

एम डौ/एम एस (ओ बी जी)

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकत्सा अईता होगी)।

एम डी/एम एस (ऑफ्थाल्मोलोजी)

(यह रौद्धणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्धियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अर्हता होगी)।

# एम एस (ई एन टी)

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त विकित्सा अर्हता होगी)।

# एम एस (जनरल सर्जरी)

(यह शैक्षणिक सत्र 2008 से वर्धमान महावीर मेडिकल कॉलेज एंड पी जी इंस्टिच्यूट, सफदरजंग अस्पताल, नई दिल्ली में प्रशिक्षित किए जा रहे विद्यार्थियों के संबंध में गुरु गोविन्द सिंह इन्द्रप्रस्थ विश्वविद्यालय, दिल्ली द्वारा स्वीकृत किए जाने पर मान्यताप्राप्त चिकित्सा अईता होगी)।

# एम एस (आर्थोपेडिक्स)

(यह शैक्षणिक सत्र 2008 से वर्धमान महाबीर मेडिकल कॉलेज एंड पी जी इस्टिच्यूट, सफदरजंग अस्पताल,

Gobind Singh Indraprastha University,

(3)

"Diploma in Ophthalmology"

"Diploma in Oto-Rhino-Laryngology"

"Diploma in Physical Medicine and Rehabilitation"

"Magistrar Chirurgae (Plastic Surgery)"

"Doctor of Medicine (Anaesthesiology)"

Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

### DQ

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

#### DLO

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

#### DPMR

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

# M. Ch (Plastic Surgery)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

#### MD (Anaesthesiology)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

"Doctor of Medicine (General Medicine)" "Doctorlof Medicine (Paediatrics)" "Doctor of Medicine (Radio-diagnosis/Radiology)" "Doctor of Medicine (Radiotherapy) 'Doctor of Medicine/Master of Surgery (Obstetrics and Gynaecology)" "Doctor of Medicine/Master of Surgery (Ophthalmology)"

# (3) MD (General Medicine)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute; Safdarjung Hospital, New Delhi from the academic session 2008).

#### MD (Paediatrics)

(This shall be a recognised medical qualification when granted by Guru-Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

# MD (Radiodiagnosis/Radiology)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital. New Delhi from the academic session 2008).

# MD (Radiotherapy)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

#### MD/MS(OBG)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

#### MD/MS (Ophthalmology)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained

"Master of Surgery (ENT)"

"Master of Surgery (General Surgery)"

"Master of Surgery (Orthopaedics)"

(3)

at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

# MS (ENT)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

## MS (General Surgery)

(This shall be a recognised medical qualification when granted by Guru. Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

# MS (Orthopaedics)

(This shall be a recognised medical qualification when granted by Guru Gobind Singh Indraprastha University, Delhi in respect of students being trained at Vardhman Mahavir Medical College and PG Institute, Safdarjung Hospital, New Delhi from the academic session 2008).

No. U-12012/183/2010-ME (P-II)

ANITA TRIPATHI, Under Secy.

# ् नई दिल्ली, 1 दिसम्बर, 2010

का.आ. 140.— केन्द्र सरकार, दंत चिकित्सा अधिनियम, 1948 (1948 का 16) की धारा 10 की उप-धारा (2) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, भारतीय दंत चिकित्सा परिषद् से परामर्श करके, उक्त अधिनियम की अनुसूची के भाग 1 में निम्नलिखित संशोधन करती है, नामत: :—

2. महाराष्ट्र स्वास्थ्य विज्ञान विश्वविद्यालय, नासिक द्वारा प्रदान की जा रही दंत चिकित्सा डिग्नियों को मान्यता देने के बारे में दंत चिकित्सा अधिनियम, 1948 (1948 का 16) की अनुसूची के भाग-1 में क्रम संख्या 59 के सामने कॉलम 2 तथा 3 की मौजूद प्रविष्टियों में इसके पश्चात् निम्नलिखित प्रविष्टियों को अंतर्विष्ट किया जाएगा :—

"XXIII. स्वर्गीय दादा साहेब कालमेघ स्मृति डेंटले महाविद्यालय और अस्पताल, नागपुर

> (i) दंत शल्य चिकित्सा स्नातक (यदि दिनांक 19-6-2010 को या उसके बाद प्रदान की गई)।

बी डी एस, महाराष्ट्र स्वास्थ्य विज्ञान विश्वविद्यालय, नासिक ।''

> [फा. सं. वी.+12017/30/2005-डी ई] अनीता त्रिपाठी, अवर सचिब

# New Delhi, the 1st December, 2010

- S.O. 140.—In exercise of the powers conferred by sub-section (2) of Section 10 of the Dentists Act, 1948 (16 of 1948), the Central Government, after consultation with the Dental Council of India, hereby makes the following amendments in Part-I of the Schedule to the said Act, namely:—
- 2. In the existing entries of columns 2 and 3 against Serial No. 59, in Part-I of the Schedule to the Dentists Act, 1948 (16 of 1948) pertaining to recognition of dental degrees awarded by Maharashtra University of Health Sciences, Nashik, the following entries shall be inserted thereunder:—

"XXIII. Swargiya Dadasaheb Kalmegh Smruti Dental College and Hospital, Nagpur

> Bachelor of Dental Surgery (if granted on or after 19-6-2010)

BDS, Maharashtra University of Health Sciences, Nashik."

[F. No. V-12017/30/2005-DE]

ANITA TRIPATHI, Under Secy.

# नई दिल्ली, 2 दिसम्बर, 2010

का.आ. 141.—केन्द्र सरकार, दंत चिकित्सा अधिनियम, 1948 (1948 का 16) की धारा 10 की उप-धारा (2) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, भारतीय दंत चिकित्सा परिषद् से परामर्श करके, उक्त अधिनियम की अनुसूची के भाग 1 में निम्निलिखित संशोधन करती है, नामत: :—

2. दिल्ली विश्वविद्यालय, दिल्ली द्वारा प्रदान की जा रही दंत चिकित्सा डिग्नियों को मान्यता देने के बारे में दंत चिकित्सा अधिनियम, 1948 (1948 का 16) की अनुसूची के भाग-1 में मौलाना आजाद दंत चिकित्सा विज्ञान संस्थान, नई दिल्ली के संबंध में क्रम संख्या 27 के III के सामने कॉलम 2 तथा 3 की मौजूद प्रविष्टियों में इसके पश्चात् निम्नलिखित प्रविष्टियों को अंतर्विष्ट किया जाएगा :—

"कंजरवेटिव डॉटेस्ट्री एंड इंडोडॉटिक्स (यदि दिनांक 26-5-2010 को या उसके बाद प्रदान की गई)। एम डी एस (कंजरवेटिव डेंटिस्ट्री), दिल्ली विश्वविद्यालय, दिल्ली।''

> [फा. सं. वी.-12017/119/2005-डी ई] अनिता त्रिपाठी, अवर सचिव

#### New Delhi, the 2nd December, 2010

- S.O. 141.—In exercise of the powers conferred by sub-section (2) of Section 10 of the Dentists Act, 1948 (16 of 1948), the Central Government, after consultation with the Dental Council of India, hereby, makes the following amendments in Part-I of the Schedule to the said Act, namely:—
- 2. In the existing entries of columns 2 and 3 against III of Serial No. 27, in respect of Maulana Azad Institute of Dental Sciences, New Delhi, in Part-I of the Schedule to the Dentists Act, 1948 (16 of 1948) pertaining to recognition of dental degrees awarded by the University of Delhi, Delhi, the following entries shall be inserted thereunder:—

"Conservative Dentistry and Endodontics (if granted on or after 26-5-2010)

MDS (Cons. Dent.) University of Delhi,

[F. No. V-12017/119/2005-DE |

ANITA TRIPATHI, Under Secy.

# नई दिल्ली, 7 दिसम्बर, 2010

का.आ. 142.—केन्द्र सरकार, दंत चिकित्सा अधिनियम, 1948 (1948 का 16) की धारा 10 की उप-धारा (2) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, भारतीय दंत चिकित्सा परिषद् से परामर्श करके, उक्त अधिनियम की अनुसूची के भाग । में निम्नलिखित संशोधन करती है, नामतः :—

2. गुजरात विश्वविद्यालय, अहमदाबाद, गुजरात द्वारा प्रदान की जा रही दंत चिकित्सा डिग्रियों को मान्यता देने के बारे में दंत चिकित्सा अकितियम, 1948 (1948 का 16) की अनुसूची के भाग-1 में क्रम संख्या 19 के सामने कॉलम 2 तथा 3 की मौजूद प्रविष्टियों में इसके पश्चात् निम्निलिखित प्रविष्टियों को अंतर्विष्ट किया जाएगा:—

"IV. दंत चिकित्सा विज्ञान, महाविद्यालय और अनुसंधान केन्द्र, मणिपुर, अहमदाबाद

> देत शरूप चिकित्सा स्नातक (चिद्र दिनांक 10-8-2010 को या उसके बाद प्रदात की गई)।

बी ही एस, गुजरात विश्वविकालय, अंडम्परकार, गुजरात

# New Delhi, the 7th Detember, 2010

- S.O. 142.—In exercise of the powers conferred by Sub-section (2) of Section 10 of the Demists Act, 1948 (16 of 1948), the Central Government, after consultation with the Demist Council of lately, Novel of Indian Merchy, manuscript amendments in Part-I of the Schedule to the said Act, namely
- 2. In the existing entries of columns 2 and 3 against Serial No. 19, in Part-1 of the Scheinster, the Plantists Act. 1948 (16 of 1948) pertaining to recognition of dental degrees awarded by Gujarat University. Alarm the following entries shall be inserted these under:
  - "IV. College of Dental Sciences and Research Centre, Manipur, Ahmedabad

Bachelor of Dental Surgery (if granted on or after 10-8-2010) BDS, College the course of Action College.

energia de la seneration de la company de la

[F.No. V-12017/27/2005-DE] ANITA TRIPATHI, Under Secy.

# नई दिल्ली, 7 दिसंस्वर, 2010

''प्रोस्थोडॉटिक्स (यदि दिनांक 11-4-1994) को या उसके बाद प्रदान की गई) । एम.डी.एस. (बोल्बी.), स्तानास्त्री विजय कार्यक. अञ्चामलाई नवर ।"

> र्व फूर् सं. वी.-12017/6/2005-डी ई (खंड-1)] असीता विपानी असर समित

# New Delhi, the 7th December, 2010

- S.O. 143.—In exercise of the powers conferred by Sub-section (2) of Sention 10 of the Dentists Act, 1948 (16 of 1948), the Central Government, after consultation with the Dential Council of India, hereby, makes the following amendments in Part-I of the Schedule to the said Act, namely
- 2. In the existing entries of column? and 3 against Serial No. 24, in Part-I of the Schedule to the Dentists Act; 1948 (16 of 1948) pertaining to recognition of dental degrees awarded by Annanalai Maintenaity, Annanalai Magar, the following entries in respect of Rajah Muthiah Dental College and Hospital, Annanalai Nagar, Tamil Nadu, shall be inspired thereunder:—

"Prosthodontics (if granted on or after 11-4-1994) MDS (Prostho ) Asquire softon emily.
Annumitai Nagai

IF. No. V-12097/A/2005-DE (Ad. 1) | ANUTA TRIPATEII Under Socy

# उपमोक्ता मामले, खाद्य और सार्वजनिक वितरण मंत्रालय

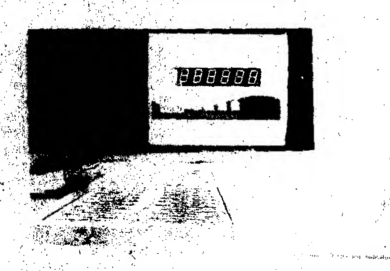
( उपभोक्ता यामले विभागें )

नई दिल्ली, 11 अक्तूबर, 2010

कर अर. 144 के से पर का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के परचात् यह समाधान हो गया है कि उक्त रिपोर्ट में विकार करने के परचात् यह समाधान हो गया है कि उक्त रिपोर्ट में विकार मौहल (नीचे दी गई आंकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मौहलें को अनुकार) नियम, 1987 के उपवधों के अनुकार है और इस बात की संगीवना है कि लगातार प्रयोग की अविध में भी उक्त मॉहल प्रधारत के बात की संगीवना है कि लगातार प्रयोग की अविध में भी उक्त मॉहल प्रधारत के कार्य की अविध में भी उक्त मॉहल

उन्त मॉबरा एक जिक्का रीज प्रकार का भार सेल आधारित अस्वचालित तीलन उपकरण (इलेक्ट्रॉनिक वेद्रिज) है। इसकी अधिकतम उमक्त 50 दन है और स्वाम कंप्ता 100 कि.प्रा. है। सत्यापन मापमान अंतराल (ई) 5 कि.प्रा. है। इसमें एक आधेयतुलन युक्ति है जिसका सा प्रविक्ता कंपनितालमक बारित कालीयतुलन प्रभाव है। प्रकाश उत्सर्जक डायोड (एल ई डी) तोलन परिणाम उपदर्शित करता है। उपकरण 30 केंद्र और 30 कर्ज प्रांत्रकों वारों विद्वत प्रदाय पर कार्य करता है।

आकृति-1



· ·

. Contractor of the

आकृति-३ मॉइल के इंडीकेटर का सीलिंग प्रावधान

किस्पर्त की बाँडी में से क्रीलिय वायर निकाल कर डिस्प्रले के पीछे सीलिय की जाती है। डिस्प्रले की बैक प्लेट में बने छिद्र से सीलिय को बोड़ा गया है, तब सील के सिलिय प्रविधान का स्कीपिय इत्याप के सिलिय प्रविधान का स्कीपिय इत्याप के दिया एवं है।

बीर बेकी संस्कृत का का की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त पंडल के अनुसार की समाप्ता के अनुसार की समाप्ता से जिससे उक्त अनुभोदित पंडल कि निर्माण किया गया है, विश्विमित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो उससे अधिक के "है" द्वान के लिए 500 से 10,000 तक की रेंज में सत्यापन मापमान अंतराल (एन) सहित 5 टन से 200 टन तक की अधिक के "है" मान 1 × 10के, 2 × 10के, 5 × 10के, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शुन्य के समत्त्य हैं।

[फा. सं. डब्ल्यू एम 21(43)/2010]-

# MINISTRY OF CONSUMER AFFAIRS, FOODAND PUBLIC DISTRIBUTION.

### (Department of Consumer Affairs)

New Delhi, the 11th October, 2010-

S.O. 144.—Whereas the Central Government, after considering the report submitted to it by prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to reader accurate service under varied conditions:

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Gavernment hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Electronic Weighbridge) with digital indication of modum accuracy (Accuracy Class-III) of series "BEW" and with brand name "B. S. TECH" (hereinafter referred to as the said model), manufactured by M/s Balaji Weighing and Engineering, 85, Bhopa Road, New Mandi, Mujaffar Nagar (UP) and which is assigned the approval mark DID 109/10/42.

The said model is a strain gauge type load cell based non-suternatic weighing instrument (Electronic Weighteridge) with a maximum capacity of 50 toping and minimum capacity of 100 kg. The verification scale interval (e) is 5kg. It has a term device with a 100 per cant subtractive retained tare effect. The LED Display indicates the weighting results. The instrument operates on 230 Volts, 50 Hertz alternative current power supply.

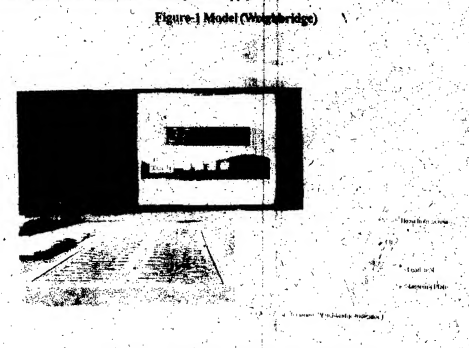


Fig.3-Sealing provision of the indicator of the model

Scaling is done on the back side of the display by passing scaling wire from the body of the display. The scal is connected by hole in back plate of display, then scal wire is passed through these two holes attached with scal. A typical schematic diagram of scaling provision of the model is given above.

Further, in exercise of the power conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 5 tonne and upto 200 tonne with verification scale interval (n) in the range of 500 to 10000 for 'e' value 5g or above and with 'e' value of 1 × 10°, 2 × 10°, or 5 × 10°, where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21 (43)/2810]

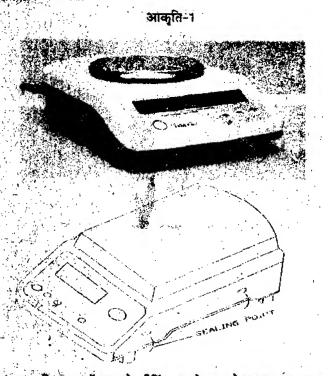
B. N. DIXIT, Director of Legal Metrology

# 🚵 🗯 💯 🔆 े 🕒 े नई दिल्ली, 9 दिसम्बर, 2010

का आ: 145.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के परचात् यह समाधान हो गया है कि उन्न रिपोर्ट में किन्त संबद्ध (ती के आकृषि देखें) बाट और पाप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और पाप मानक (माइलों का अनुस्वेदन) विवास 1985 के द्वारों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अवधि में भी उक्त मॉडल यथार्थता बनाए रक्षक और दिए के देखांकों में उससुक्त सेवा प्रदान करता रहेगा;

अतः अतः केन्द्रीयं संस्कृद्दे अधिनियमं की धारा 36 की उप-धारा (7) और उपधारा (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैससं इस्ता स्वेल्व केन्द्र एन से अविक स्वा नगर, पुलियाकुलम रोड, कोयम्बत्र-641037 द्वारा धितिमित विशेष यथार्थता (यथार्थता वर्ग 1) बाले "आई ए"पुंचारा के बाल स्वा प्रयोग सिंहत अस्वचालित तोलन उपकरण (टेबलटॉप टाइप) के मॉडल का, जिसके ब्रांड का नाम "इपता" है (जिसे इस्त प्रवेश पर्याद अवह मॉडल कहा गया है) और जिसे अनुमोदन चिद्र आई. एन. डो./09/10/111 समनुदेशित किया गया है, अनुमोदन अमान के आरी ब्रांसी है।

उस्त मॉडल एक इलेक्ट्रों केन्द्रिक फीर्स कम्पनशंसन सिद्धांत पर आधारित अस्वचालित तोलन उपकरण है। इसकी अधिकतम क्षमता 2000 ग्रा. हैं और न्यूनतम क्षमता । ग्री. हैं। सत्यापन मापमान अंतराल (ई) 10 मि. ग्रा. है। इसमें एक आधेक्तुलन युक्ति है जिसका शत प्रतिशत व्यवकर्णनात्मक श्रीरित आकेक्ट्रिलन प्रभाव हैं। बी. एफ. डी. प्रदर्श तोलन परिणाम उपदर्शित करता है। उपकरण 230 वोल्ट और 50 हट्ज प्रत्यावर्ती बारा विद्या क्यांग पर कार्न करता है।



आकृति-2 : मॉडल को सीलिंग करने का योजनाबद्ध डायग्राम

स्कोल के रहट साइड में अपर कवर और बॉटम प्लेट में बनाए गए छेदों में से सीलिंग वायर निकाल कर सीलिंग की जाती है। मशीन को बपटपूर्ण व्यवहारी से खोटी अपि सी राजने के लिए सिलिंग की जाती है। मॉडल को सीलबंद करने के उपबंध का एक प्ररूपी योजनाबड़ डायप्रम उपराक्त दिया गया है।

और केन्द्रीम सरकार इस्त अधिनियम की धारा 36 की उप-धारा (12) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए यह घोषणा करती है कि उन्त मॉडल के अनुसार को इस अधिन मत्र को अंतर्गत उसी विनिर्माता द्वारा उसी सिउांत, डिज़ाइन के अनुसार और उसी सामग्री से जिससे उन्त अनुसारित मॉडल विनिर्मात के तोलन उपकरण भी होंगे जो 1 मि. ग्रा. या इससे अधिक के "है" मान के लिए 50,000 या अधिक के रंज में सत्यापन मापमान अंतराल (एन) सहित 50 कि.ग्रा. तक की अधि कतम अमृता बाले हैं और "है" मान 1 × 10 के, 2 × 10 के, 5 × 10 के, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समुद्रूल्य है.।

Some Middle Charles M.

[फा. सं. डब्ल्यू एम 21(91)/2010] बी. एन. दीक्षित, निदेशक, विधिक माप विज्ञान

#### New Delhi, the 9th December, 2010

S.O. 145.—Whereas the Central Government, after confidering the report submitted to it. by presented authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the providing of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approved of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained and and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 35 of the said. Act, the Central Government hereby approves and issues the certificate of approval of the model of non-sectional weighting instrument (Table top type) with digital indication of special advancy (Accuracy Class-1) of saids "I.A." and which transfer name "Ishtaa" (hereinafter referred to as the said model), manufactured by M/s. Ishtaa Scales Inc. 49/40A; Mont Elepate Nagar, Puliyakulam Road, Coimbatore-641 037. Tamil Nadu and which is assigned the approval mark IND/09/10/1 t.

The said model is an electro magnetic force compensation principle non-automatic weighing instrument with a maximum capacity of 2000 g, and minimum capacity of 1 g. The verification scale interval (e) is 10 mg, it has a size device with a 100 per cent subtractive retained tare effect. The V.F.D. display indicates the weighing result. The instrument operates on 230 V, 50 Hz alternative current power supply.



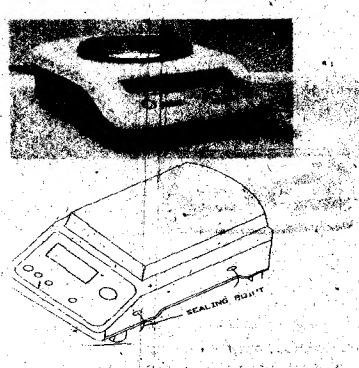


Figure-2: Sealing Provisions

The sealing is done by passing the scaling wire through the holes made on the upper cover and including in the right side of the scale. Sealing shall be done to prevent opening of the weighing machine for fraudulent practice. A praical schematic diagram of sealing provision of the model is given above.

Further, in exercise of the power conferred by Subjection (12) of Section 36 of the said Act, the Central Consumment hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity up to 50 kg, with verification scale lattered (a) in the range of 50,000 or above for 'e' value of 1 mg or more and with 'e' value of 1 × 10°, 2 × 10°, or 5 × 10°, where k is a positive or negative whole number or equal to zero manufactured by the same manufactured in accordance with the same principle, design and materials with which, the said approved models has been manufactured.

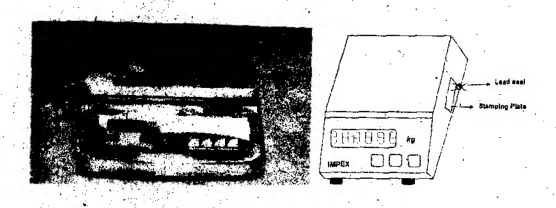
# नई दिल्ली, 14 दिसम्बर, 2010

का.आ. 146 कोन्द्रीय सरकार का, विकित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में विकित मॉडल (श्रीच पी मई काकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का क्यूमोदन) नियम, 1987 के क्यूबर्धों के अनुक्प है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथावाता बनाए रहोगा और विकित के किल्लोंकों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अव जोतीय सरकार, अवेत क्षिपित्रम की भरा 36 की उपधारा (7) और उपधारा (8) द्वारा शक्तियों को प्रयोग करते हुए मैसर्स इम्पेक्स कॉरपोरेशन, पूस मं, 7, 4-वी, क्ष्मा नगर इंकिस्ट्रवल एरिया, कानपुर (उत्तर प्रदेश) द्वारा विनिर्मित उच्च यथार्थता (यथार्थता-II) वाले "आई टी एस" मुंबला के अनक सूच्य क्रिक्स अस्वचालित तोलन उपकरण (टेबलटाप टाइप) के मॉडल का, जिसके ब्रांड का नाम "इम्पेक्स" है (जिसे इसमें इसके परवार टेक्स मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/10/241 समनुदेशित किया गया है, अनुमोदन प्रमाणपत्र आरी करती हैं।

उक्त मॉडल एक चिक्त के जान मार सेल आधारित अस्वचालित तोलन उपकरण (टेबलटाप टाइप) है । इसकी अधिकतम क्षमता 30 कि. प्रा. और म्यून्तक कार्का 100 प्रा. है । सत्यापन मापमान अंतराल (ई) 2 ग्रा. है । इसमें एक आधेयतुलन युक्ति है जिसका शत प्रतिमात कार्कामता मार्कि आक्षेत्रल कार्का है । प्रकाश उत्सर्जक हायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है । उपकरण 230 चोल्ट और 50 इंटर्ज ग्रात्पाकर्ती आव निक्कत प्रदाय पर कार्य करता है ।

# आकृति-1



# आकृत-2: मॉडल को सीलिंग करने का योजनाबद्ध डायग्राम

हिस्मले की बाँही में से सीलिए कावर निकाल कर डिस्पले के राइट साइड/बैक साइड में सीलिंग की जाती है। सील के साथ जुड़े हुए हिस्मले के मेस फ्लेट और टीव कावर में बने की डीवीं में से सीलिंग वायर निकाल कर सील से जोड़ा गमा है, मॉडल को सोलबंद करने के उपबंध का एक प्रकृपी योजनावद कावंपाम उपरोक्त दिया गया है।

व्यक्तरण में बाहरी मौजितेशन तक पहुंच की सुविधा है। बाहरी केलिब्रेशन तक पहुंच को रोकने के लिए ए/डी कार्ड/मदर बोर्ड में डिप स्विच भी विया गया है।

और केंग्रीय सरकार उस्त अधिनियम की भारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उस्त मॉडल के अनुसार और उसी सामग्री से जिससे उक्त अनुमोदन के इस प्रमाणक के अंक्षित उसी विनिर्माता द्वारा उसी सिद्धांत, डिजाइन के अनुसार और उसी सामग्री से जिससे उक्त अनुमोदित मंडल विनिर्माण किया गया है, विनिर्मात उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे। 1 मि. ग्रा. से 50 मि. ग्रा. कह के "ई" मान के लिए 100 से 1,00,000 तक के रेंज में सत्यापन मापमान अंतराल (एन) और 100 मि. ग्रा. या उससे अधिक के "ई" मान के लिए 5,000 से 1,00,000 तक को रेंज में सत्यापन मापमान अंतराल (एन) सहित 50 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और "ई" मान 1 × 10के, 2 × 10के, 5 × 10के, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं।

[फा. सं डब्ल्यू एम 21(146)/2010] बी, एन. दीक्षित, निदेशक, विधिक माप विज्ञान

# New Delhi, the 14th December, 2010

S.O. 146.—Whereas the Central Government, after considering the report submitted to it by prescribed authority is satisfied that the model described in the said report (see the figure given below) is in conformity with the papersions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers contemed by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Table top type) with digital indication of High Accuracy (Accuracy Class-II) of series "ITS" and with brand name "IMPEX" (hereinafter referred to as the said model) manufactured by M/s Impex Corporation, 8, No. 7, 4-13; Onda Nagar Industrial Area, Kanpur (U.P.) and which is assigned the approval mark IND/09/10/241.

The said model is a strain gauge type load cell based non-automatic weighing instrument (Table Ton Type) with a maximum capacity of 30 kg and minimum capacity of 100 g. The verification scale interval (e) is 2 g. It has a tare device with a 100 per cent subtractive retained tare effect. The Light Emitting Diode (LED) display indicates the weighing result. The instrument operates on 230 Volts, 50 Hertz alternative current power supply.



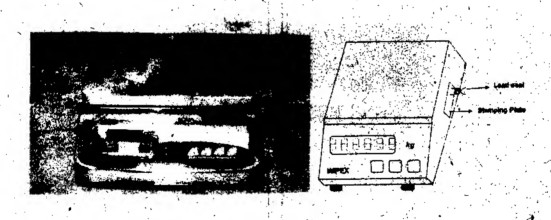


Figure-2: Schematic diagram of sealing provision of the model

Sealing is done on the right side/back side of the display by passing sealing wire from the body of the display. The seal is connected by hole in base plate and top cover of display, then seal wire is passed through these two holes attached with seal. A typical schematic diagram of sealing provision of the model is given above.

The instrument has external control to calibration. A dip switch has also been provided in AAD candenother board to disable access to external calibration.

Further, in exercise of the power conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity upto 50 kg with verification scale interval (a) in the range of 100 to 1,00,000 for 'e' value of 1 mg to 50 mg and with Perification scale interval (a) in the range of 5,000 to 1,00,000 for 'e' value of 100 mg or more and with 'e' value of 1 × 10°, 2 × 10°, or 5 × 10°, where k is positive or negative which matter or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

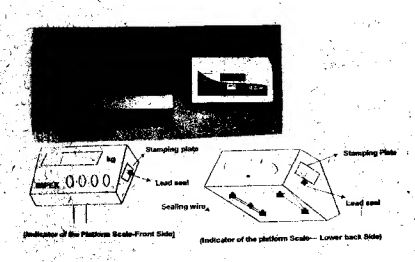
# नई दिल्ली, 14 दिसम्बर, 2010

का आ. 147. केन्द्रीय धरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि हक्त रिपोर्ट में विभिन्न मेंडल (मीचे दी रहे अनुकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मोडलों का अनुमोर्ट्स) नियम; 1987 के उपनेधी के अनुकृष है और इस बात की संभावना है कि लगातार प्रयोग की अवधि में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब केन्द्रीय सरकार, उथत अधिनियम की धारा 36 की उपधारा (7) और उपधारा (8) द्वारा शक्तियों को प्रयोग करते हुए मैसर्स हम्योश्स कह्म्पोलन, एक मं. 7, 4-की, द्वादा नगर इंडरिड्यल एरिया, कानपुर (उत्तर प्रदेश) द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता-III) वाले "आई भी एस" मुंद्राला के आंकक सूचन संदित अस्वचालित तोलन उपकरण (प्लेटफार्म टाइप) के मॉडल का, जिसके ब्रांड का नाम "इम्पेक्स" है (असे इसमें इसके पश्चात् उन्हें मॉडल कहा यथा है) और जिसे अनुमोदन चिह्न आई एन डी/09/10/242 समनुदेशित किया गया है, अनुमोदन प्रमाणपत्र आरी करती है।

उन्तर मंद्रित एक विकृत ग्रेग प्रकार का भार सेल आधारित अस्वचालित तोलन उपकरण (प्लेटफार्म टाइप) है । इसकी अधिकतम असमा 150 कि क्रा. और न्यूनतम् अस्त 460 क्रा. है । सत्यापन मापमान अंतराल (ई) 20 क्रा. है । इसमें एक आधेयतुलन युक्त है जिसका शत प्रतिशत व्यवकलनहर्मक धारित आभेगकुलन प्रमाव है । प्रकाश उत्सर्जक डायोड (एल ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है । उपकरण 230 बोस्ट और 50 इंटर्ज प्रत्यावती आरो विद्युत प्रदाय पर कार्य करता है ।

# आकृति-1



# अस्ति 2 : ऑडल को सीलिंग करने का योजनाबद्ध डायग्राम

हिलाहों की साँकी में हो होहिनंग सावर निकाल कर डिस्पले के राइट साइड/बैक साइड में सीलिंग की जाती है। सील के साथ जुड़े हुए डिस्पलें के बेस क्षेत्र और टॉए क्षकर के के दो छेदों में से सीलिंग वायर निकाल कर सील को जोड़ा गया है। मॉडल को सीलबंद करने के उपबंध का एक प्रक्रपी योक्सकड़ हामग्राम उन्होंकर दिया गया है।

, उपनरण में बाहरी केरिखेंकन तक पहुंच की सुविधा है। बाहरी केलिब्रेशन तक पहुंच को रोकने के लिए ए/डी कार्ड/मदर बोर्ड में डिप स्विच भी दिया गंबा है।

और केन्द्रीन सरकार उक्त ऑधनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडल के अनुमोदन के बंध प्रयोगपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धांत, डिजाइन के अनुसार और उसी सामग्री से जिससे उक्त अनुमोदित मॉडल किम्प्रिण किया नाम है, विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 5 ग्रा. या उसके अधिक के हैं? स्वत के लिए 500 से 10,000 तक की रेंज में सत्यापन मापमान अंतराल (एन) सहित 50 कि. ग्रा. से 5,000 कि. ग्रा. तक की अधिकतम क्षत्रक वाले हैं और किं मान 1 × 10के, 2 × 10के, 5 × 10के, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शृन्य के सम्बुल्य हैं।

[फा. सं. ढब्ल्यू एम 21(146)/2010] बी. एन. दीक्षित, निदेशक, विधिक माप विज्ञान

#### New Delhi, the 14th December, 2010

S.O. 147.—Whereas the Central Government, after considering the report submitted to it by prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Platform type) with digital indication of medium accuracy (Accuracy Class-III) of series "IPS" and with brand name "IMPEX" (hereinafter referred to as the said model), manufactured by M/s Impex Corporation, S. No. 7, 4-B, Dada Nagar Industrial Area, Kanpur (U.P.) and which is assigned the approval mark IND/09/10/242.

The said model is a strain gauge type load cell based non-automatic weighing instrument (Platform Type) with a maximum capacity of 150 kg and minimum capacity of 400 g. The verification scale interval (e) is 20 g. It has a tare device with a 100 per cent subtractive retained tare effect. The Light Emitting Diode (LED) display indicates the weighing result. The instrument operates on 230 Volts, 50 Hertz alternative current power supply.

Figure-1

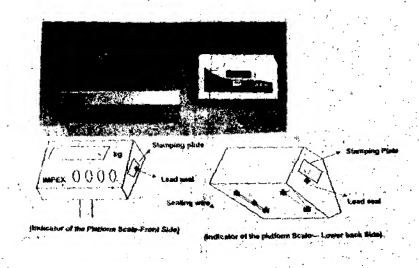


Figure-2: Schematic Diagram of sealing provision of the model

Sealing is done on the right side/back side of the display by passing sealing wire from the body of the display. The seal is connected by hole in base plate and top cover of display, then seal wire is passed through these two holes attached with seal. A typical schematic diagram of sealing provision of the model is given above.

The instrument has external control to calibration. A dip switch has also been provided in A/D card/mother board to disable access to external colibration.

Further, in exercise of the power conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 50 kg and up to 5000 kg with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5 g or more and with 'e' value of  $1 \times 10^4$ ,  $2 \times 10^4$ , or  $5 \times 10^4$ , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21 (146)/2010] B. N. DIXIT, Director of Legal Metrology

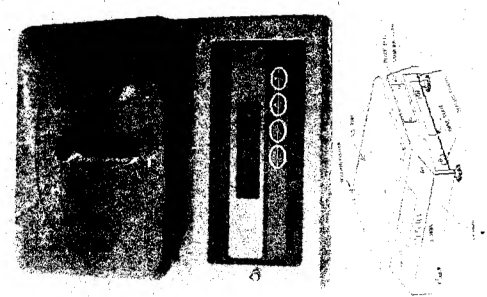
# नई दिल्ली, 14 दिसम्बर, 2010

कर,आ, 148.—केन्द्रीय सरकार का, विहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (चीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलॉ का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और उपधारा (8) द्वारा शिक्तयों को प्रयोग करते हुए मैसर्स साई इंटरप्राइक्कि, एस. में. 5, हिमागिरी वैली अपार्टमेंट, एस एम पी मॉडल स्कूल हैदरसाकोट के पास, राजेन्द्रनगर (एम), हैदराबाद-500008 द्वारा विनिर्मित उच्च यथार्थता (यथार्थता वर्ग-II) वाले "एस जे" शृंखला के अंकक सूचन सहित अस्वचालित तोलन उपकरण (टेबलटाप टाइप) के मॉडल का, जिसके ब्रांड का नाम "सिलकॉन" है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन की/09/10/460 समनुदेशित किया गया है, अनुमोदन प्रमाण पत्र जारी करती है।

उन्ते मॉडल एक विकृत गैंज प्रकार का पार सेल आधारित अस्वचालित तोलन उपकरण (टेबलटाप टाइप) है । इसकी अधिकतम समस्य 30 कि: कोर न्यूनसभ क्षमता 100 ग्रा. है । सत्यापन मापमान अंतराल (ई) 2 ग्रा. है । इसमें एक आधेयतुलन पुनित है जिसका शा प्रतिशत व्यवकलनात्मक धारित आधेयतुलन प्रमाय है । प्रकाश उत्सर्जक डायोड (एस ई डी) प्रदर्श तोलन परिणाम उपदर्शित करता है । उपकर । 230 बोल्ट और 50 हर्द्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है ।





आकृति-2 : मॉडल को सीलिंग करने का योजनाबद्ध डायग्राम

**डिस्पले की बॉडी में से सीलिंग वायर निकाल कर** डिस्पले पर सीलिंग की जाती है। सील के साथ जुड़े हुए डिस्पले के बेस प्लेट और टॉप कवर में बने दो **छेदों में से सीलिंग वायर निकाल कर** सील को जोड़ा गया है। मॉडल को सीलबंद करने के उपबंध का एक प्ररूपी योजनाबद्ध डायग्राम उपरोक्त दिया गया है।

उपकरण में बाइरी केलिब्रेशन तक पहुंच की सुविधा है। बाहरी केलिब्रेशन तक पहुंच को रोकने के लिए ए/डी कार्ड/मदर बोर्ड में डिप स्थिच|भी दिया गया है।

और केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त महल के अनुभादन के इस ग्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धांत, डिजाइन के अनुसार और उसी सामग्री से जिससे उक्त अनुसारित मॉडल विनिर्माण किया गवा है, विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यणालन के तोलन उपकरण भी होंगे जो । मि. ग्रा. से 50 मि. ग्रा. वक के "ई" मान के लिए 100 से 1,00,000 तक के रेंज में सत्यापन मापमान अंतराल (एन) और 100 मि. ग्रा. या उससे अधिक के "ई" मान के लिए 5,000 से 1,00,000 तक की रेंज में सत्यापन मापमान अंतराल (एन) सहित 50 कि. ग्रा. तक की अधिकतम कमता वाले हैं और "ई" मान 1 × 10के, 2 × 10के, 5 × 10के, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शुन्य के समतुल्य हैं।

[फा. सं. डब्ल्यू एम 21(280)/2010] बी. एन. दीक्षित, निदेशक, विधिक माप विज्ञान

#### New Delhi, the 14th December, 2010

S.O. 148.—Whereas the Central Government, after considering the report submitted to it by prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions:

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Table top type) with digital indication of High Accuracy (Accuracy Class-II) of series "SJ" and with brand name "SILCON" (hereinafter referred to as the said model), manufactured by M/s Sai Enterprises, S. No. 5, Himagiri Valley Apartment, Near SMP Model School Hydershakot, Rajendranagar (M), Hyderabad-500008 and which is assigned the approval mark IND/09/10/460.

The said model is a strain gauge type load cell based non-automatic weighing instrument (Table Top Type) with a maximum capacity of 30 kg and minimum capacity of 100 g. The verification scale interval (e) is 2 g. It has a tare device with a 100 per cent subtractive retained tare effect. The Light Emitting Diode (LED) display indicates the weighing result. The instrument operates on 230 Volts, 50 Hertz alternative current power supply.

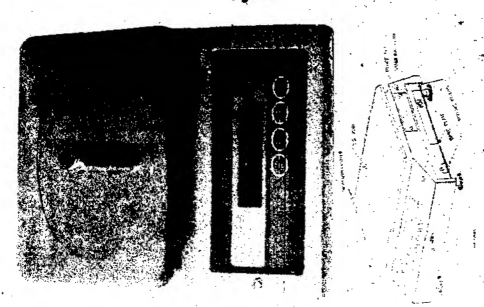


Figure-1

Figure-2: Schematic Diagram of sealing provision of the model

Scaling is done on the display by passing scaling wire from the body of the display. The scal is connected by whole in base plate and top cover of display, then scal wire is passed through these two holes attached with scal. A typical schematic diagram of scaling provision of the model is given above.

The instrument has external control to calibration. A dip switch has also been provided in A/D card/mother board to disable access to external calibration.

Further, in exercise of the power conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity up to 50 kg with verification scale interval (n) in the range of 100 to 1,00,000 for 'e' value of 1 mg to 50 mg and with verification scale interval (n) in the range of 5,000 to 1,00,000 for 'e' value of 100 mg or more and with 'e' value of  $1 \times 10^k$ ,  $0 \times 10^k$ , or  $0 \times 10^k$ , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

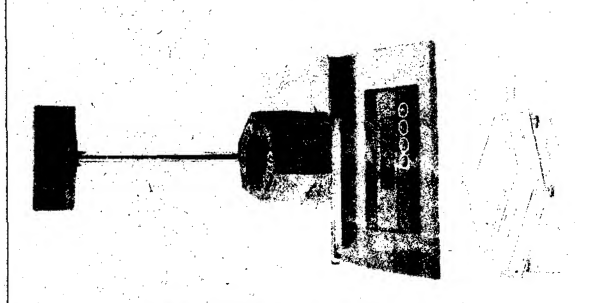
# नई दिल्ली 14 दिसम्बर, 2019

का.आ. 149.—केन्द्रीय सरकार का, बिहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उस रिपोर्ट में वर्णित मॉडल (नीचे दी गई आकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॅडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संधावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अत: अब केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उप-धारा (7) और उप-धारा (8) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए मैसर्स साई इंटरप्राइजिज, एस.चं. 5, हिमागिरी वैली अगर्टमेंट, एसएमपी मॉडल स्कूल हैदरसाकोट के पास, राजेन्द्रनगर (एम), हैदराबाद-500008 द्वारा विनिर्मित मध्यम यथार्थता (यथार्थता वर्ग-Ш) वाले "एसटी "शृखला के अंकक सूचन सहित अस्वचातित होलन उपकरण (टेबलटाप टाइप) के नॉडल का, जिसके ब्रांड का नाम "सिलकॉन" है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/09/10/461 समनुदेशित किया गया है, अनुमोदन प्रमाणपत्र जारी करती है।

उक्त मॉडल एक विकृत गेंब प्रकार का भार सेल आधारित अस्वचालित तोलन उपकरण (टेबलटॉप टाइप) है । इसकी अधिकतम क्षमता 30 कि.ग्रा. और न्यूनतम क्षमता 100 ग्रा. है । सत्यापन भापमान अंतराल (ई) 5 ग्रा. है । इसमें एक आधेयतुलन युक्ति है जिसका शत प्रतिशत व्यवकलनात्मक धारित आधेयतुलन प्रभाव है । प्रकाश उत्सर्जक डायोड (एलईडी) प्रदर्श तोलन परिणाम उपदर्शित करता है । उपकरण 230 वोल्ट और 50 हर्ज प्रत्यावर्ती धारा विद्युत प्रदाय पर कार्य करता है ।

आकृति 1



आकृति 2 : मॉडल को सीलिंग करने का योजनाबद्ध डायग्राय

डिस्पले की बॉडी में से सीलिंग वायर निकाल कर डिस्पले पर सीलिंग की जाती है। सील के साथ जुड़े हुए डिस्पले के बेस प्लेट और टॉप कवर में बने दो छेदों में से सीलिंग वायर निकाल कर सील से जोड़ा गया है। मॉडल को सीलबंद करने के उपबंध का एक प्ररूपी योजनाबद्ध डायग्राम उपरोक्त दिया गया है।

उपकरण में बाहरी केलिब्रेशन तक पहुंच की सुविधा है। बाहरी केलिब्रेशन तक पहुंच को गेकने के लिए ए/डी कार्ड/मदर बोर्ड में डिप स्विच मी दिया गया है।

और केन्द्रीय सरकार उक्क अधिनियम की धारा 36 की उप-धारा (12) द्वारा प्रदत्त शिक्तियों कर प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉर्डल के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धांत, डिजाइन के अनुसार और उसी सामग्री से जिससे उक्त अनुमीदित मॉर्डल विनिर्माण किया गया है, विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 1 मिग्रा. से 2 ग्रा. तक के "ई" मान के लिए 100 से 10,000 तक के रेंज में सत्यापन मापमान अंतराल (एन) और 5 ग्रा. या उससे अधिक के "ई" मान के लिए 500 से 10,000 तक की रेंज में सत्यापन मापमान अंतराल (एन) सिहत 50 कि.ग्रा. तक की अधिकतम क्षमता वाले हैं और "ई" मान 1 × 10के, 2 × 10के, 5 × 10के, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या शून्य के समतुल्य हैं

[फा. सं. डब्ल्यू एम-21(280)/2010] बी.एन. दीक्षित, निदेशक, विधिक माप विज्ञान

# New Delhi, the 14th December, 2010

S.O. 149.—Whereas the Central Government, after considering the report submitted to it by prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Table top type) with digital indication of Medium Accuracy (Accuracy Class-III) of series "ST" and with brand name "SILCON" (hereinafter referred to as the said model), manufactured by M/s. Sai Enterprises, S. No. 5, Himagiri Valley Apartment, Near SMP Model School Hydershakot, Rajendranagar (M), Hyderabad-500008 and which is assigned the approval mark IND/9/10/461.

The said model is a strain gauge type load cell based non-automatic weighing instrument (Table Top Type) with a maximum capacity of 30 kg and minimum capacity of 100g. The verification scale interval (e) is 5g. It has a tare device with a 100 per cent subtractive retained tare effect. The Light Emitting Diode (LED) Display indicates the weighing result. The instrument operates on 230 Volts, 50 Hertz alternative current power supply.



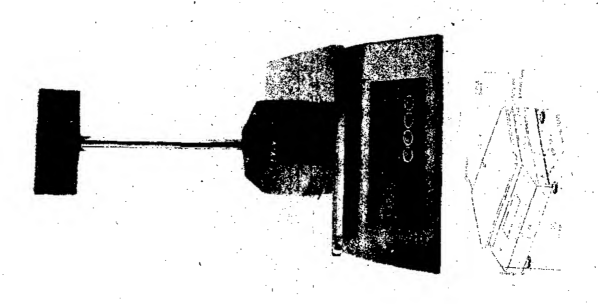


Figure 2: Schematic Diagram of sealing provision of the model

Sealing is done on the display by passing sealing wire from the body of the display. The seal is connected by hole is base plate & top cover of display, than seal wire is passed through these two holes attached with seal. A typical schematic diagram of sealing provision of the model is given above.

The instrument has external control to calibration. A dip switch has also been provided an A/D card/mother board to disable access to external calibration.

Further, in exercise of the power conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity up to 50 kg with verification scale interval (n) in the range of 100 to 10,000 for 'e' value of 1 mg to 2g and with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of  $1 \times 10^k$ ,  $2 \times 10^k$  or  $5 \times 10^k$ , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21 (280)/2010]

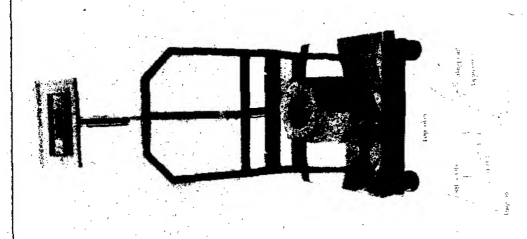
# नई दिल्ली 14 दिसम्बर, 2010

का.आ. 150.—केन्द्रीय सरकार का, बिहित प्राधिकारी द्वारा उसे प्रस्तुत रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उक्त रिपोर्ट में वर्णित मॉडल (नीचे दी गई आंकृति देखें) बाट और माप मानक अधिनियम, 1976 (1976 का 60) तथा बाट और माप मानक (मॉडलों का अनुमोदन) नियम, 1987 के उपबंधों के अनुरूप है और इस बात की संभावना है कि लगातार प्रयोग की अविध में भी उक्त मॉडल यथार्थता बनाए रखेगा और विभिन्न परिस्थितियों में उपयुक्त सेवा प्रदान करता रहेगा;

अतः अब केन्द्रीय सरकार, उक्त अधिनियम की धारा 36 की उपधारा (7) और उपधारा (8) द्वारा प्रदत्त शिक्तयों को प्रयोग करते हुए मैसर्स साई इंटरप्राइनिज, एस.नं. 5, हिमागिरी वैली अपार्टमेंट, एसएमपी मॉडल स्कूल, हैदरसाकोट के पास, राजेन्द्रनगर (एम), हैदराबाद-500008 द्वारा विनिर्मित माध्यम यथार्थता (यथार्थता वर्ग-III) वाले "एसपी" शृंखला के अंकक सूचन सहित अस्वचालित तोलन उपकरण (प्लेटफार्म टाइप) के मॉडल का, जिसके बांड का नाम "सिलकॉन" है (जिसे इसमें इसके पश्चात् उक्त मॉडल कहा गया है) और जिसे अनुमोदन चिह्न आई एन डी/02/10/462 समनुदेशित किया गया है, अनुमोदन प्रमाणपत्र जारी करती है।

उस्त मॉडल एके विकृत गेज प्रकार का भार सेल आधारित अस्वचालित तोलन उपकरण (प्लेटफार्म टाइप) है । इसकी अधिकतम क्षमता 1000 कि.ग्रा. और न्यूनतम क्षमता 4 कि. ग्रा. है । सत्यापन मापमान अन्तराल (ई) 200 ग्रा. है । इसमें एक आधेयतुलन युक्ति है जिसका शत प्रतिशत व्यवकलनात्मक धारित आधेयतुलन प्रभाव है । प्रकाश उत्सर्जक डायोड (एलईडी) प्रदर्श तोलन परिणाम उपदर्शित करता है । उपकरण 230 बोल्ट और 50 हदूर्ज प्रत्यावर्ती भारा विद्युत प्रदाय पर कार्य करता है ।

आकृति-1



आकृति-2 : मॉडल को सीलिंग करने का योजनाबद्ध डायग्राम

डिस्मले की बॉडी में से सीलिंग वायर निकाल कर डिस्पले पर सीलिंग की जाती है। सील के साथ जुड़े हुए डिस्पले के बेस प्लेट और टॉप कवर में बने दो छेदों में से सीलिंग वायर निकाल कर सील से जोड़ा गया है। मॉडल को सीलबंद करने के उपबंध का एक प्ररूपी योजनाबद्ध डायग्राम उपग्रेक्स दिया गया है।

उपकरण में **बाहरी केलिब्रेशन तक पहुंच की सुविधा है। बाहरी** केलिब्रेशन तक पहुंच को रोकने के लिए ए/डी कार्ड/मदर बोर्ड में डिप स्विच भी **दिया अव**िष्

और केन्द्रीय सरकार उक्त अधिनियम की धारा 36 की उपधारा (12) द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए यह घोषणा करती है कि उक्त मॉडन के अनुमोदन के इस प्रमाणपत्र के अंतर्गत उसी विनिर्माता द्वारा उसी सिद्धांत , डिजाइन के अनुसार और उसी सामग्री से जिससे उक्त अनुमोदित मॉडल विनिर्माण किया गया है, विनिर्मित उसी शृंखला के वैसे ही मेक, यथार्थता और कार्यपालन के तोलन उपकरण भी होंगे जो 5 ग्रा. या उससे अधिक के "ई" मान के लिए 500 से 10,000 तक के रेंज में सत्यापन मापमान अंतराल (एन) सिहत 50 कि.ग्रा. से 5000 कि.ग्रा. तक की अधिकतम समता वाले हैं और "ई" मान 1 × 10के, 2 × 10के, या 5 × 10के, के हैं, जो धनात्मक या ऋणात्मक पूर्णांक या सूच्य के समतुला हैं।

[फा. सं. डब्ल्यू एम-21(280)/2010] बी.एन. दीक्षित, निदेशक, विधिक माप विज्ञान

## New Delhi, the 14th December, 2010

S.O. 150.—Whereas the Central Government, after considering the report submitted to it by prescribed authority, is satisfied that the model described in the said report (see the figure given below) is in conformity with the provisions of the Standards of Weights and Measures Act, 1976 (60 of 1976) and the Standards of Weights and Measures (Approval of Models) Rules, 1987 and the said model is likely to maintain its accuracy over periods of sustained use and to render accurate service under varied conditions;

Now, therefore, in exercise of the powers conferred by Sub-sections (7) and (8) of Section 36 of the said Act, the Central Government hereby issues and publishes the certificate of approval of the model of non-automatic weighing instrument (Platform type) with digital indication of Medium Accuracy (Accuracy Class-III) of series "SP" and with brand name "SILCON" (hereinafter referred to as the said model), manufactured by M/s Sai Enterprises, S. No. 5, Himagiri Valley Apartment, Near SMP Model School Hydershakot, Rajendranagar (M), Hyderabad-500008 and which is assigned the approval mark IND/09/10/462.

The said model is a strain gauge type load cell based non-automatic weighing instrument (Platform Type) with a maximum capacity of 1000 kg and minimum capacity of 4 kg. The verification scale interval (e) is 200g. It has a tare device with a 100 per cent subtractive retained tare effect. The Light Emitting Diode (LED) Display indicates the weighing result. The instrument operates on 230 Volts, 50 Hertz alternative current power supply.



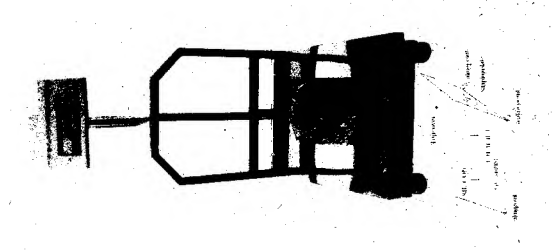


Figure-2: Schematic Diagram of sealing provision of the model

Sealing is done on the display by passing sealing wire from the body of the display. The seal is connected by whole is base plate & top cover of display, than seal wire is passed through these two holes attached with seal. A typical schematic diagram of sealing provision of the model is given above.

The instrument has external control to calibration. A dip switch has also been provided in A/D card/mother board to disable access to external calibration.

Further, in exercise of the power conferred by Sub-section (12) of Section 36 of the said Act, the Central Government hereby declares that this certificate of approval of the said model shall also cover the weighing instruments of similar make, accuracy and performance of same series with maximum capacity above 50 kg and upto 5,000 kg with verification scale interval (n) in the range of 500 to 10,000 for 'e' value of 5g or more and with 'e' value of  $1 \times 10^k$ , or  $5 \times 10^k$ , where k is a positive or negative whole number or equal to zero manufactured by the same manufacturer in accordance with the same principle, design and with the same materials with which, the said approved model has been manufactured.

[F. No. WM-21 (280)/2010] B.N. DIXIT, Director of Legal Metrology

# भारतीय मानक ब्यूरो

# नई दिल्ली, 22 नवम्बर, 2010

का. आ. 151.—भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतदुद्वारा अधिसूचित करता है कि जिन भारतीय मानकों के विवरण नीचे अनुसूची में दिए गए हैं, वे 20 अगस्त, 2010 से रह कर दिये गये हैं।

# अनुसूची

	स्थापित भारतीय मानक(कों) भारत के राजपत्र भाग II, की संख्या, वर्ष और शीर्षंक खंड 3, उप-खंड (ii) में का.आ. संख्या और तिथि प्रकाशित	टिप्पणी
1	2 3	. 4
1	आईएस/आईएसओ 14041 : 1998 पर्यावरण प्रबंध-जीवन चक्र मूल्यांकन-लक्ष्य एवं विषय क्षेत्र की परिभाषा तथा सामग्री-सूची विश्लेषण	रसायन विभाग परिषद् की पिछली बैठक जो कि 20 अगस्त, 2010 को हुई थी में इस मानक को वापस लेने का फैसला लिया गया था। यह मानक निम्न मानकों द्वारा प्रतिस्थापि किया गया है: (क) आई एस ओ 14040 : 2006 पर्यावरण प्रबंधन—जीवन चक्र मूल्यांकन—सिद्धांत एवं आधारभूत कार्य
		और
		(ख) आई एस ओ 14044 : 2006 पर्यावरण प्रबंधन—जीवन चक्र मूल्यांकन—अपेक्षा और दिशा निर्देश
2	आईएसओ 14042 : 2000 — पर्यावरण प्रवधन—जीवन चक्र मूल्यांकन—जीवन चक्र प्रभाव मूल्यांकन	रसायन विभाग परिषद् की पिछली बैठक जो कि 20 अगस्त, 2010 को हुई थी में इस मानक को वापस लेने का फैसला लिया गया,था । यह मानक निम्न मानकों द्वारा प्रतिस्थापित किया गया है :
		(क) आई एस ओ 14040 : 2006 पर्यावरण प्रबंधन—जीवन चक्र मूल्यांकन—सिद्धांत एवं आधारभूत कार्य
		और
	<u>-</u>	(ख) आई एस ओ 14044 : 2006 पर्यावरण प्रबंधन—जीवन चक्र मूल्यांकन—अपेक्षा और दिशा निर्देश
3	आईएसओ 14043 : 2000 — पर्यावरण प्रबंधनजीवन चक्र मूल्यांकनजीवन चक्र प्रतिपादन	रसायन विभाग परिषद् की पिछली बैठक जो कि 20 अगस्त, 2010 को हुई थी में इस मानक को वापस लेने का फैसला लिया गया था । यह मानक निम्न मानकों द्वारा प्रतिस्थापित
	Acatal and and and and	किया गया है :  (क) आई एस ओ 14040 : 2006 पर्यावरण प्रबंधन-जीवन चक्र मृल्यांकन-सिद्धांत एवं आधारभूत कार्य
		और
		(ख) आई एस ओ 14044 : 2006 पर्यावरण प्रबंधन—जीवन चक्र मूल्यांकन—अपेक्षा और दिशा निर्देश

[संदर्भ : सीएचडी 34/आईएस/आईएसओ 14041, 14042 और 14043] ई. देवेन्द्र, वैज्ञानिक एफ एवं प्रमुख (रसायन)

# BUREAU OF INDIAN STANDARDS

New Dalhi, the 22nd November, 2010: //.

S.O. 151.—In pursuance of clause (b) of seb-rule (1) of Kule 7 of the Bureau of Indian Standard Rules, 1987, it is hereby notified that the Indian Standards; particulars of which are mentioned in the Schodule given hereafter, have been cancelled and stand withdrawn w.e.f. 20th August, 2010.

ťκ			
		Ħ	100

	STATE OF THE PARTY	
	No. & Year of the Indian S.O. No. & Date Standards Cancelled Dazette of India, Part-II, Section-3, Sub-section (ii)	Remarks
(1)	(2)	(4)
	IS/ISO 14041: 1998 Environmental Management— Life Cycle Assessment— Goal and Scope Definition and Inventory Analysis	CHDC at its last moeting held on 20 August; 2010 had decided to Withdraw IS/ISO 14041: 1998 as this standard has been replaced by:  (a) ISO 14040: 2006 Environmental Management—Life Cyclé Assassment—Principles and Framework
-	· · · · · · · · · · · · · · · · · · ·	and
• . •	The transfer of the state of th	(b) ISO 14044 2006 Environmental Management
. 1		Life Cycle Assessment-Requirement and Guidelines.
	IS/ISO 14042: 2000 Environmental Management Life Cycle Assessment Life Cycle Impact Assessment	CHDC at its last meeting held on 20th August, 2010 had decided to Withdraw IS/ISO 14041: 1998 as this Standard has been replaced by:  (a) ISO 14040: 2006 Environmental Management—Life Cycle Assessment—Principles and Framework
		and
*** x <sub>1</sub> **		(b) ISO 14044 : 2006 Environmental Management  Life Cycle Assessment - Requirement and Guide- lines.
3.	IS/ISO 14043: 2000 Environmental Management Life Cycle Assessment Life Cycle Interpretation	CHDC at its last meeting held on 20 August, 2010 had decided to Withdraw IS/ISO 14041: 1998 as this Standard has been replaced by:  (a) ISO 14040: 2006 Environmental Management—Life Cycle Assessment—Principles and Framework
		(b) ISO 14044: 2006 Environmental Management Life Cycle Assessment Requirement and Guide

[Ref.: CHD 34/IS/ISO 14041, 14042& 14043] E. DEVENDAR, Scientist F & Heal (Chemical)

# नई दिल्ली, 22 नवम्बर, 2010

# अनुस्धी

ŧ		संतोजित चारत वि मानवा कि) को संख्या, चर्च और विकेश	संशोधन की संख्या और तिथि	स्थापित तिथि
	-15	The 22 we appear that the first the	3	4
	L	आई एम 4263 - 1967 स्पोतित को लिए सुरका संहिता	संशोधन संख्या नं. 2, अक्तूबर 2010	31 अक्तूबर, 2010
	2	आई इस 4364 : 1967 करिएक चौहा के लिए सुराहा संहिता	संशोधन संख्या नं. 1, अक्तूबर 2010	31 अक्तूबर, 2010
	3.	कार्त यस 1983 : 1968 अपने की सुरका के लिए विर्ा नर्देश	संशोधन संख्या नं. 1, अक्तूबर 2010	31 अक्तूबर, 2010
	4	आहे इस 13440 : 1982 निवाहित क्लोग्रहेड - सुरक्षा सहिता	संशोधन संख्या नं. 2, अक्तूबर 2010	31 अक्तूबर, 2010
	5.	.कार एक 13447 : 1992 मि-मेक्टोएनालाइन-सुरक्षा संहिता	संशोधन संख्या नं. 2, अक्तूबर 2010	, 31 <b>अक्तूबर</b> , 2010

इन सार्तीस मानकों की प्रिष्य पास्तीय मानक ब्यूरों, मानक भवन, 9, बहादुरशाह जपर मार्ग, नई दिल्ली-110002 क्षेत्रीय कार्यालयों, नई दिल्ली, केलकात, बन्दीनक, बेलाई, मुन्दाई तथा शास्त्रा कार्यालयों : अहमदाबाद, बंगलीर, घोपाल, भुवनेश्वर, कोयम्बतूर, गुवाहाटी, हैदरबाद, बायपुर, बावपुर, नार्युर, प्रश्नि, पूर्ण तथा विरूप नन्तापुरम में बिक्री हेतु उपलब्ध हैं ।

दिगांक : 3 मवांबर, 2010

[संदर्भ : सीएचडी 08/आईएस 4263, आई एस 4264] ई. देवेन्द्र, वैज्ञानिक एफ एवं प्रमुख (रसायन)

#### New De thi, the 22nd November, 2010

S.O. 152.—In pursuance of clause (b) of Sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards have been in the Schedule horses amended have been issued:

#### SCHEDULE

SL. No. and year of the findian Standards No.	No. and year of the amendment	Date from which the amendment shall have effect
1 2	3	. 4 . ′
1. IS 4263: 1967 Code of Safety for Chilorine.	Amendment No. 2 October, 2010	31 October, 2010
2. IS 4264: 1967 Code of Safety for Caustic Soda.	Amendment No. 1 October, 2010	31 October, 2010
3. IS 5983: 1980 Specification for Eye-protectors (First Revision)	Amendment No. 1 October, 2010	31 October, 2010
4. IS 13440: 1992 Madayl Caloride Code of Safety	Amendment No. 2 October, 2010	31 October, 2010
5. 13 13447: 1992 Nitroanfilme Code of Safety.	Amendment No. 2 October, 2010	31 October, 2010

Copy of these Standards are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Man. New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Chimbatore, Guwahati, Liydarahad, Julyarahad, Julyarah

# नई दिल्ली, 24 नवम्बर, 2010

का. आ. 153.—भारतीय मानक ब्यूरो नियम 1987 के नियम / के अपनियस (1) के खंड (ख.) के अपूर्वरण में व्यवस्थित करते. ब्यूर्ट एतदृद्वारा अधिस्तित करता है कि नीचे अनुसूची में दिये गर्वे मानक (को) हैं संशोधन किया गरा/किये नयें हैं

## अनुसूची

क्रम संख्या	संशोधित भारतीय मानक (कों) की संख्या, वर्ष और शीर्षक	सरोपन की सीवन (और संवेद की तीवन तीवन तीवन तीवन तीवन तीवन तीवन तीव
1	2	
1.	आई एस 8144 : 1997 बहुप्रयोजी शुष्क बैटरियां— विशिष्टि (पहला पुनरीक्षण)	2, अल्बूबर, 2010 । । । । । । । । । । । । । । । । । ।

इस भारतीय संशोधन की प्रतियां भारतीय मतक ब्यूगे, मानक भवन 9, बहादुरशाह जफर मार्ग, वह हैं तसी-110002 के किया नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, युम्बई तथा शाख़ा कार्यालयें : अहमदाबाद, बंगलीह, चोमाल, मुक्तेरबर, कीक कि हैदराबाद, जयपुर, कानपुर, पटना, पूणे तथा तिरूवननतापुरम में किया हैतु उपलब्ध हैं।

[संदर्भ ईटी 10 कि. के. जेंद्र के जेंद्र के कि. के. जेंद्र के कि. के. जेंद्र के कि. के. के. के. के. के. के. के.

#### New Delhi, the 24th November, 2010

S.O. 153.—In pursuance of clause (b) of Sub-rule (1) of Rule 7 of the Bureau of Indian Standards hereby notifies that amendments to the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:

# SCHEDULE

Sl. No.	No. and year of the In	dian Standards			k year of the dment		to from which the existment half
				1.		her	to effect
1	2				3,	1.45	
l.	IS 8144 : 1997 Multipu Specification (First Re		eries-	2 Oct	ober, 2010		11-2010

Copy of this Amendment is available with the Bureau of, Indian Standards, Manak Bhavan, 9. Behadur Sheh Zefar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kelkata, Chandigarh, Chennal, Minches and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Colimbatore, Guwahati, Hyderabad, Jajour, Kampur, Magour. Patna, Pune and Thiruvananthapuram.

R.K. TREHAN, Scientist E & Head (Electro-Technical)

# नई दिल्ली, 7 दिसम्बंद, 2010

का. आ. 154.—भारतीय मानक ब्यूरो नियम, 1987 के नियम 7 के उपनिश्य (1) के खंद (ख), के अनुसास में सहस्रोध सनक ब्यूरो एतदहारा अधिकृष्णि करता है कि जिन भारतीय मानक का संशोधन को विवरण नीचे अनुसाधी में दिए गए हैं के स्वाचित के साहि

# अनुसूची

क्रम संस्थित भारतीय मानक (को) की संख्या, संख्या वर्ष और शीर्षक	नये भारतीय मा अतिक्रमित भार अथवा मानकों, हों, की संख्या	तीय मानक यदि कोई	स्थापितं तिथि
1 /3 > // // / / / / / / / / / / / / / /	 3		4
1. संशोधन संख्या ! आई एस 4707 (भाग 2) : 2009 सौंदर्य प्रसाधन कच्ची सामग्री और संशोधक सामग्री का वर्गीकरण , (भाग 2) कच्ची संगाग्री हो कि प्रसाधनों में उपभोग के	कुछ नहीं	. :	30 नवम्बर, 2010

इस पारतीय मानक की प्रतियां भारतीय मानक ब्यूरो, मानक भवन, 9, बहादुरशाह जफर मार्ग, नई दिल्ली-110002, वित्रीय कार्यालयों, नई दिल्ली-क्षेत्रक्ष, चण्डीयह, चेन्नई, मुम्बई तथा शाखा कार्यालयों : अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, केयम्बतूर, नुवाहाटी: हैदाबाद, अयपुर, कारपुर, मानपुर, पटना, पूर्ण तथा तिरूवनन्तापुरम में उपलब्ध हैं।

[संदर्भ : पीसीडी/जी-7 (गजट)]

डॉ. (श्रीमती) विजय मलिक, वैज्ञानिक एफ एवं प्रमुख (पी सी डी)

# New Delhi, the 7th December, 2010

\$0.154.—In pursuance of clause (b) of Sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards Rules that amendments to the Indian Standards, particulars of which is given in the Schedule hereto annexed have been established on the date indicated against each:

#### SCHEDULE

Particular and the second of

No. & year of the Indian Standards, if	Date of Established
any, superseded by the New Indian Standard	
3	. 4
None	30th November, 2010
	Indian Standards, if any, superseded by the New Indian Standard

Copy of this Amendment is available with the Bureau of Indian Standards, Manak Bhavan, 9, Bahadur Shah Zafar Marg, New Delhi, 10,002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Amethabad, Bangur, Bhopai, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune and Thiruvananthapuram.

[Ref. PCD/G-7 (Gazette)]

Dr. (SMT.) VIJAY MALIK, Scientist F & Head (Electro-Technical)

# नई दिल्ली, 15 दिसम्बर, 2010

का, आ. 165, भारतीय मानक ब्यूरे नियम, 1987 के नियम 7 के उपनियम (1) के खंड (ख) के अनुसरण में भारतीय मानक यूरो एतरहाए अधिसुचित करता है कि जिन भारतीय मानकों का विवरण नीचे अनुसूची में दिए गए हैं वे स्थापित हो गए हैं £

### अनुसूची

					7			13. 3. 3. 3. 3. A. A. A.	
	स्थापित भारतीय वर्ष और शीर्षक		ों) की संख्या,	, Vi			रतीय <mark>सामक द्वारा</mark> मिरा भारतीय मान		
(IGH						अथवा	मानकों, यदि को संख्या और वर्ष	•	
1		2_	1	(7/16)	A 700,00	Activity of	3	2. C 2. S(S)	N. AST.
1.	आई एस 302-2 की सुरक्षा : भाग की मशीतें (प	2 विशेष	अपेकाएं अनुमान					31	<b>***</b> 2010

इन मारतीय मानकों की प्रतियां भारतीय मानक क्यूरो, मानक क्यन, 9, बहादुरराह क्यूर कार्य, नई क्यूरी, इंडिएएंट बेबीक कार्यासर्वें नई दिल्ली, कोलकता, चण्डीगढ़, चेन्नई, मुम्बई तथा शाखा कार्यालमां : अहमदाबाद, बंगलीए, बेबाल पुण्येक्टर, बोबालाहर, बुबहाडी हैदराबाद, जयपुर, कानपुर, नागपुर, पटना, पूणे तथा तिकवननतापुरम में बिक्री हेतु उपलब्ध हैं।

्रांसर्गः (से ३२०) का

आर के देखन कैसनिक एक एक प्रमुख (किंकु लक्की)

### New Delhi, the 15th December, 2010

S.O. 155.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987; the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:

* 1		Schubule of the dispute of the builders have being the series of the ser
SI. No.	No. and year of the Indian Standards Established	No. & year of the Date of Indian Standards, if Established any, superseded by the New Indian Standard
-1	2 ,	
1,	IS 302-2-7: 2010 Safety of Household and Similar Electrical Appliances, Part 2 Particular Requirements. Section 7 Domestic Electric Clothes Washing Machines (First Revision)	31 March; 2010  Charles of the management of the filter of the second of

Copies of these Standares are available for sale with the Bureau of Indian Standards, Manck Bhavan, 9 Bahadan Shah Zafar Marg, New Delhi-110 002 and Regional Offices; New Delhi, Kolkata, Chandigarh, Changai, Mannosi and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Gunahati, Hyderabad, Jaipur, Kampur, Nagpur, Patna, Pune and Thiruvananthapuram.

HR 4T 32/T-89

R.K. TREHAN, Scientist F& Head

(Electro Technical)

# moder to the of agent 16 fant of 2010 to make the broken which is being the best to be the

का. 31. 156.—भारतीय मानक ब्यूगे नियम, 1987 के जियम 7 के उपनियम (1) के खंड (ख) के अनुसरण में आरतीय भारक ब्यूगे एतद्द्वारा अधिस्चित करता है कि नीचे अनुसूची में दिए गए मानक (कों) में संशोधन किया गया/किये गये हैं :

# अनुसूची

संशोधित भारतीय मानवा की संख्या, वर्ष और शीर्षक	संशोधन की संख्या और तिथि	संशोधन लागू होने की तिथि
2	3	4
आई एस 10001 : 1981 सम्मन्त प्रयोजन के लिए समगति संपीक्षय रहन (कीवृत्त) इंक्सी (११) किया तक) की कार्यकारित केवेगाओं की विद्याप्त	संशोधन संख्या 6, नवम्बर 2010	13 दिसम्बर, 2010
आई एस (0002: 198) सामान प्रयोजन के लिए समगति संगीदन सान (क्रीमक) होन्से (20 किया से अधिक) की कार्यकारिया अधिकार्थों की विकित्य	संशोधन संख्या 2, नवम्बर 2010	10 दिसम्बर, 2010
	2 आई एस 10091 : 1981 सम्मन्त प्रयोगत के लिए समगति संगीवन रहन (कीवश) इंक्सें (22 किया तक) की कार्यकारिक संगीवनों की विद्यान	2 3  आई पस 10001 : 1981 सामान्य प्रयोगित के लिए समगति संशोधन संख्या 6, संपीक्षण रहण (विश्वक) इंकर्ड (20 किया तक) की नवम्बर 2010 कार्यकारिक केलेकाओं की विश्विक अर्थकार प्रयोगित केलेकाओं की विश्विक विश्वक समानित संशोधन संख्या 2, संपीक्षण प्राण (विश्वक) केलें (20 किया से अधिक) की नवम्बर 2010

इन संशोधनों की प्रतियां भारतिय कार्यालयों : नई दिस्ती, केलबता, बच्चिन्स, बेन्स, मुक्की हवा शाखा कार्यालयों : अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, केयम्बतूर, गुवाहाटी, हैदराबाद, बच्चुर, कार्युर, बच्चुर, बच्च

[संदर्भ : टी ई डी/जी-16]

टी. वी. सिंह, वैज्ञानिक एफ एवं प्रमुख (टी ई डी)

New Delhi, the 16th December, 2010

S.O. 156—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby portifies that the amendments to the Indian Standards, particulars of which are given in the Schedule hereto amended have been issued:

#### SCHEDULE

SI. No.	No., year and title of the promoted Indian Standards	No. & year of the amendment	Date from which the amendment shal have effect
1	2	3	4
1.	IS 10001: 1981 Specification for Performance Requirements for Constant Speed Compression Ignition (Dieset) Engine for General Purposes (Upto 20 kW)	Amendment No. 6, November 2010	13 December, 2010
2	IS 10002: 1981 Specification for Performance Requirements for Constant Speed Compression Ignition (Discst) Engine for General Purposes (Above 20 kW)	Amendment No. 2, November 2010	10 December, 2010

Copies of these amendments are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Belhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Baugalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Pataa, Pune and Thiruyananthapuram.

[Ref. TED/G-16]

T.V. SINGH, Scientist F & Head (Transport Engg.)

### नई दिल्ली, 22 दिसंस्कर, 2010

का. आ. 157.—भारतीय मानक ब्यूरो नियम 1987 के दियर 7 के उप-नियम (1) के कार (क) के अनुसास की सार्थी की व्यूरो एतद्वारा अधिस्थित करवा है कि नीचे अनुसूची में दिये गये मानकों में संशोधन किया गया है :

# अनुसूची

	संशोधित भारतीय मानक	की संख्या,		
संख्या	और वर्ष	· · ·	-	
1	2			
1.	2386 (याम 1) : 1963			4 Renar, 2010 31 Pages, 2010

इन संशोधनों की प्रतियां भारतीय मानक क्यूरो, मानक भवन 9, बहादुरशाह जकर मार्ग, नई फिल्सी—110002, क्रेकेंक क्यूरो दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, मुम्बई तथा शास्त्रा कार्यालयों : अर्थनंदाबाद, बंगलीह, चोपाल, चुवनंदचर, कोल्प्यूद, गुजाबाद, क्यूरो, क्यूरो, क्यूरो, मुंगिक्टी, क्रेकेंक्ट्रों जयपुर, कानपुर, नागपुर, प्रत्ना, पूंणे तथा तिरुवनन्तापुरम में बिक्की हेतु इंपलक्य हैं।

> ्संदर्भ : सीवी/क्रान्त्रस् एको सेनी; वैक्रान्त्रिक 'एक' म अनुस्त (सिविश इंबोर्टन्स)

### New Delhi, the 22nd December, 2010

S.O. 157.—In pursuance of clause (b) of Sub-rule (1) of Rule 7 of the Bureau of Indian Standards hereby notifies that amendment to the Indian Standard, particulars of which ion given in the Schedule hereto annexed have been issued:

#### SCHEDILE

SI.	No. and year of the	amended ]	ndian Star	ndard	No. & year of the	Dete from which the
No.					amendment	have effect
		•				10070 010000
1	2	6.			3	
1. \	2386 (Part 1): 1963				4 December, 2010	31 December, 2010

Copies of the amendment are available for sale with the Bureau of Indian Standards, Manual Bhavan, 9, Buhadar Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigath, Changai, Manual and Alexandro Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Chimbetere, Guwahati, Hyderabad, Jaipur, Kanasa, Mighar, Patna, Pune and Thiruvananthapuram.

[Ref. CEDAN A.K. SAINI, Scientist 'F' & Heed (Civil Page.)

# नई दिल्ली; 3 जनार्यै; 2011

कर. आ. 158.—भारतीय मानक ब्यूरो पिश्रम 1987 के नियम 7 के उप-नियम (1) के कहा (क) के अनुसरक में अवसीय जाक ब्यूरो एतद द्वारा अधिसुवित करता है कि जिस भारतीय मानक का विवरण अनुसूची में दिया गया है का स्वाधित हो लेंह हैं

# अनुसूची

N. No.	4	स्थापित मारतीय मानक (की) की संख्या,		नये भारतीय मानक द्वारा	स्थापित तिथि
	NEUT.	वर्ष और शीर्षक	••	अतिक्रमित भारतीय मानक	
			•	अथवा मानकों, यदि कोई	
	F			हो, की संख्या और वर्ष	
-4.6.				े हा, का संख्या जार नग	
. 2		and the second s	· ·	<u> </u>	·
	1	2		3	4
					<del> </del>
	1.	एस मी 72 : 2010 सन्द्रीय प्रकाश संहिता 2010		<del></del>	30 अप्रैल, 2010

इस भारतीय मानक की प्रतियां भारतीय मानक ब्यूरो, मानक भवन, 9, बहादुरशाह जफर मार्ग, नई दिल्ली-110002, क्षेत्रीय कायलयों : नई दिल्ली, कोलकाक, बण्डीमढ, चेन्नई, मुम्बई तथा शाखा कार्यालयों : अहमदाबाद, बंगलौर, भोपाल, भुवनेश्वर, कोयम्बत्र, भुवाहारी, हैतराबह, बग्रुर, कान्पुर, नाम्पुर, पटना, पूणे तथा तिरूवन-तापुरम में बिक्री हेतु उपलब्ध हैं।

संदर्भ : ईटी 24/पी 1 ] आर. के. त्रेहन, वैज्ञानिक 'एफ' व प्रमुख (व्रिद्युत तकनीकी)

# New Delhi, the 3rd January, 2011

S.D. 158.—In pursuance of clause (b) of sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been issued:

#### **SCHEDULE**

	Sl. No. and year of the Indian Standard No. Established		No. & year of the Indian Standards, if any, Superseded by the New Indian Standard	
-	1 2	:	3	4
	1. SP 72: 2010 National Lighting Gode 201	0	·_ ·	30 April, 2010

Copies of this code is available for sale with the Bureau of Indian Standards, Manak Bhavan, 9. Bahadur Shah Lafar Marg, New Delhi; 140602 and Regional Offices: New Delhi; Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedahad, Bangalbre, Bhopal; Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune and Thiruvananthapurani.

[Ref, ET 24/P1]

R.K. TREHAN, Scientist 'F' & Head (Electro-technical)

# नई दिल्ली, 4 जनवरी, 2011:

कार औं 159: प्रासीय मानक ब्यूरो नियम 1987 के नियम 7 के उप-नियम (1) के खंड (ख) के अनुसरण में भारतीय मानक ब्यूरो एतद्द्वारा अधिसूचित करती है कि जिन पारतीय मानकों के विवरण नीचे अनुसूची में दिए गए है वे स्थापित हो गए हैं :

### अनुसन्धी

क्रम संख्या		मानक(कों) की संख्या,		अतिक्रमित १	मानक द्वारा बारतीय मानक जों, यदि कोई या और वर्ष	स्थापित तिथि
1	2 .		./	3		4
		1940-2 : 1997 यॉत्रिक कंपन- अपेक्षाएं भाग 2 संतुलन दोष	-दृढ़ रोटरों की	_		28 फरवरी, 2010

इस भारतीय मानक की प्रतियां भारतीय मानक ब्यूरों, मानक भवन, 9, बहादुरशाह जपर मार्ग; नई दिल्ली-110002 क्षेत्रीय कार्यालयों । नई दिल्ली, कोलकाता, चण्डीगढ़, चेन्नई, युम्बई तथा शाखा कार्यालयों । अहमदाबाद, बंगलौर, मोपाल, भुवनेश्वर, कोयण्यतूर, गुवाहाटी, हैदराबाद, जयपुर, कानपुर, नागपुर, पटना, पूणे तथा तिरूवनन्तापुरम में बिक्की हेतु उपलब्ध हैं।

[संदर्भ : एम,ई.डी./जी-2 : ]

सी.के. वेदा, वैज्ञानिक 'एफ' व प्रमुख (यात्रिक इंबीनियरिंग)

### New Delhi, the 4th January, 2011

S.O. 159.—In pursuance of clause (b) of Sub-rule (1) of Rule 7 of the Bureau of Indian Standards Rules, 1987, the Bureau of Indian Standards hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed have been established on the date indicated against each:

#### SCHEDULE

Si. No.	No. and year of th	e Indian Standar	ds Established	No. & year of the Indian Standards, if any, Superseded by the New Indian Standard	Date of Established
1	. 2			3	4
	IS/ISO 1940-2: 19 requirements of rig				28 February, 2010

Copies of these Standards are available for sale with the Bureau of Indian Standards, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110 002 and Regional Offices: New Delhi, Kolkata, Chandigarh, Chennai, Mumbai and also Branch Offices: Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Coimbatore, Guwahati, Hyderabad, Jaipur, Kanpur, Nagpur, Patna, Pune and Thiruvananthapuram.

[Ref. MED/G-2:1]

C.K. VEDA, Scientist 'F' & Head (Mechanical Engineering)

## कोयला मंत्रालय

नई दिल्ली: 10 जनवरी, 2011

का. आ. 160.—केन्द्रीय सरकार को यह प्रतीत होता है, कि इससे उपाबद्ध अनुसूची में उल्लेखित परिक्षेत्र की भूमि में से कोयला अभिप्राप्त किए जाने की संभावना है: अतः, अब, इस अधिसूचना के अंतर्गत आने वाले रेखांक संख्या सी-1(ई)III/जीआर/830-0510, तारीख 25 मई, 2010, उक्त अनुसूची में क्रिफिंत भूमि का क्षेत्र के ब्यौरे दिए गए हैं, निरीक्षण, वेस्टर्न कोलफील्ड्स लिमिटेड (राजस्व विभाग), कोल इस्टेट, सिविल लाईन्स, नागपुर-440 001 (महाराष्ट्र) के कार्यालय में या मुख्य महाप्रबंधक (एक्सप्लोरेशन प्रभाग), केन्द्रीय खान योजना एवं डिजाइन संस्थान, गोंडवाना पेलेस कांके रोड, रांची-834 001 के कार्यालय में या कोयला नियंत्रक, 1 कार्डासल हाउस स्ट्रीट, कोलकाता-700 001 के कार्यालय में या जिला कलेक्टर, छिंवबाड़ा-480 001 (मध्य प्रदेश) के कार्यालय में किया जा सकता है;

अतः, अब, केन्द्रीय सरकार, कोयला धारक क्षेत्र (अर्जन और विकास) अधिनियम, 1957 (1957 का 20) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 4 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उक्त अनुसूची में वर्णित भूमि में कोयले का पूर्वेक्षण करने के अपने आशय की सूचना देती है ;

उक्त अनुसूची में विहित मूमि में हितबद्ध कोई व्यक्ति-

- (i) संपूर्ण भूमि या उसके किसी भाग या ऐसी भूमि में या उसके ऊपर किसी अधिकार के अर्जन पर आक्षेप, या
- (ii) भूमि या ऐसी भूमि पर कोई अधिकार के प्रतिकर के हित के यदि कोई दावा, या
- (iii) खनन पट्टा अर्ज़न करने के अधीन अधिकारों की पूर्वेक्षण अनुज्ञप्ति प्रभावहीन हो जाने और भूमि संबंधी सभी नक्शे, चार्टो तथा अन्य दस्ताक्षेजों का परिदान, अयस्कों या अन्य खनिज के नमूनों का संग्रहण और उनका सम्यक् विश्लेषण करने के लिए तथा उक्त अधिनियम की धारा 13 को उपधारा (7) में निर्दिष्ट कोई अन्य कलावधि अधिलेखों या सामग्रियों की तैयारी के लिए परिकर

इस अधिसूचना के राजपंत्र में प्रकाशन की तारीख से नब्बे दिनों के भीतर, मुख्य महाप्रबंधक, वेस्टर्न कोलफील्ड्स लिमिटेड, पेंच क्षेत्र, पोस्ट परसिया, तहसील खिंदबाड़ा (मध्य प्रदेश) या महाप्रबंधक, वेस्टर्न कोलफील्ड्स लिमिटेड, भूमि और राजस्व विभाग, कोल इस्टेट, सिविल लाईन्स, नागपुर-440 001 (महाराष्ट्र) को भेजेगी ।

अनुसूची-'क' धनकासा अंडरग्राऊंड माइन येंच क्षेत्र

# जिला-छिन्दवाड़ा ( मध्य प्रदेश ) [रेखांक संख्यांक सी-1(ई)!!!/जीआर/830-0510, तारीख 25 मई, 2010]

<b>ह</b> .सं.	ग्राम का नाम	पटवार	सर्किल संख्या	तहसील	<u> जिला</u>	क्षेत्रफल (हेक्टर में)	टिप्पणियां
1	2		3	4	5	6	7
ī.	बांकी	7	89	अमरवाड्ग	छिन्दवाड़ा	3.008	भाग
2	पायली		29	परासिया	छिन्दवाड़ा	55.416	भाग
3.	बेहरिया		89	अमरवाङ्ग	छिन्दवाड़ा	121.956	भाग
4.	सेजवाडा खुर्द	,	81	अमरवाङ्ग	<i>छिन्द</i> वाडा	32.326	भाग

कुल क्षेत्र: 212.706 हेक्टर (लगभग) या 525.618 एकड़ (लगभग)

### अनुसूची-'ख'

क्र.सं.	ग्राम का नाम	कम्पार्टमेंट संख्या	ब्लॉक संख्या	तहसील	जिला	क्षेत्रफल (हेक्टर में)	टिप्पणियां
1	2	3	4	. 2	6	.7	8
1.	नेष्ट्रिया आरक्षित वन, परासिया रेज	736	41	परासिया	छिन्दवाडा	6.544	भाग
2.	-वही-	737	41	परासिया	छिन्दवाडा	25.120	भाग

1	2	3	4	5	6	7	8
3.	नेहरिया आरक्षित वन, प्ररासिया रेंज	738	41	परसिया	छिन्दवाडा	67.615	भाग
4.	–वही–	739 -	41	प <b>रा</b> सिया	छिन्दवाडा	208.485	भाग
5.	_वही- <u></u>	740	41	पर्यसिया	छिन्दवाडा	32.383	भाग

कुल क्षेत्र : 340.147 हेक्टर (लगभग)

या 840.537 एकड (लगभग)

अनुसूची-'क'	+	अनुसूची-'ख'	= ,	कुल क्षेत्र
212.706	+	340.147	· =	552.853 हेक्टर (लंगभग)
525.618	+ 1	840.537	-	1366.15 एकड् (लगभग)

# सीमा वर्णन :

'क'-'ख'

रेखा बिन्दु "क" ग्राम बेहरिया और वन कम्पार्टमेंट संख्या 740 की सिम्मिलित सीमा से आरंभ होती है और वत कम्पार्टमेंट संख्या 740 से होकर गुजरती है तथा वन कम्पार्टमेंट संख्या 740 और ग्राम जमुनिया की सिम्मिलित सीमा पर बिन्दु "ख" पर मिलती है।

'ख'-'ग'

े रेखा वन कम्पार्टमेंट संख्या 740 और ग्राम जमुमिया की सम्मिलित सीमा से लेकर गुजरती है तथा वन कम्पार्टमेंट संख्या 739 और ग्राम जमुनिया से गुजरती है फिर ग्राम जमुनिया और ग्राम पायली की सम्मिलित सीमा पर बिन्दु "ग" पर मिलती है ।

'ग'-'घ'

रेखा ग्राम पायली से होकर गुजरती है तथा ब्राम पायली और वन कम्पार्टमेंट संख्या 736 की सम्मिलित सीमा पर बिन्दु "घ" पर मिलती है ।

'घ'-'ड'

रेखा वन कम्पार्टमेंट संख्या 736 से होकर गुजरती है और वन कम्पार्टमेंट संख्या 736 और कम्पार्टमेंट संख्या 737 की सम्मिलित सीमा पर बिन्दु "डु" पर मिलती है ।

'ड<u></u>'-'च'

रेखा वन कम्पार्टमेंट संख्या 737 से होकर गुजरती है तथा वन कम्पार्टमेंट संख्या 737 तथा 738 की सम्मिलित सीमा पर बिन्दु "च" पर मिलती है ।

'ਚ'-'ਚ'

रेखा वन कम्पार्टमेंट संख्या 738 से होकर गुज़रती है तथा वन कम्पार्टमेंट संख्या 738 और ग्राम सेजवाड़ा खुई की सम्मिलित सीमा पर बिन्दु "छ" पर मिलती है ।

' ফু'-' জ'

रेखा ग्राम सेजवाड़ा खुर्द से होकर गुजरती है तथा ग्राम सेजवाड़ा खुर्द और वन कम्पार्टपेंट संख्या 738 की सम्मिलित सीमा पर बिन्दु "ज" पर मिलती है ।

'ज'-'झ'

रेखा वन कम्पार्टमेंट संख्या 738 से होकर गुजरती है तथा वन कम्पार्टमेंट संख्या 738 और 739 की सम्मिलित सीमा पर बिन्दु "झ" पर मिलती है ।

'झ'-'অ'

रेखा वन कम्पार्टमेंट संख्या 739 से होकर गुजरती है तथा वन कम्पार्टमेंट संख्या 739 और ग्राम बेहरिया की सम्मिलत सीमा पर बिन्हु "ज" पर मिलती है ।

'ਕ'-'ਟ'

रेखा ग्राम बेहरिया से होकर गुजरती है तथा ग्राम बेहरिया और ग्राम बांकी की सीमा को पार करती है और फिर ग्राम बांकी से होकर गुजरती है तथा ग्राम बांकी और ग्राम बेहरिया की सम्मिलित सीमा पर बिन्दु "ट" पर मिलती है ।

'ਟ'-'ਰ'-'ड'-'ਫ'-'ण'-'त'

रेखा ग्राम बेहरिया से होकर गुजरती है और बिन्दु "ठ"-"ड"-"ढ़"-"ण" के पास से गुजरते हुए ग्राम बेहरिया और वन कम्पार्टमेंट संख्या 740 की सम्मिलिक सीमा पर बिन्दु "त" पर मिलती है ।

'त'-' थ'-'द'

रेखा वन कम्पार्टमेंट संख्या 740 से होकर गुजरती है और बिन्दु "थ" के पास से नुजरते हुए वन कम्पार्टमेंट संख्या 740 तथा ग्राम बेहरिया की सम्मिलित सीमा वर बिन्दु "द" पर मिलती है । र!-'थ'-'न'-'क'

रे<mark>खा ग्राम बेहरिया से होकर गुजरती है और बिन्दु "ध" तथा "न" के पास से गुजरती है तथा आर्रीभक बिन्दु</mark> "क" पर मिलती है ।

> [फा. सं. 43015/12/2010-पीआरआई डब्ल्यू-1] एस.सी.भाटिया, निदेशक

#### **MINISTRY OF COAL**

New Delhi, the 10th January. 2011

S.O. 160.—Whereas, it appears to the Central Government that Coal is likely to be obtained from the lands in the locality mentioned in the Schedule annexed hereto;

And whereas, the Plan bearing number C-1(E)III/GR/830-0510, dated the 25th May, 2010 containing of the areas of land described in the said Schedules may be inspected at the office of the Western Coalfields Limited (Revenue Department), Coal Estate, Civil Lines, Nagpur-440 001 (Maharashtra) or at the office of the Chief General Manager (Exploration Division). Central Mine Planning and Design Institute, Gondwana Palace, Kanke Road, Ranchi-834 001 or at the office of the Coal Controller, 1, Council House Street, Kolkata-700 001 or at the office of the District Collector, Chhindwara-480 001 (Madhya Pradesh);

Now, therefore, in exercise of the powers conferred by Sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), (hereinafter referred to as the said Act), the Central Government hereby gives notice of its intention to prospect for coal therein;

Any persons interested in the land described in the said Schedules may -

- (i) Object to the acquisition of the whole or any part of the land, or of any rights in or over such land, or
- (ii) claim an interest in compensation if the land or any rights in or over such land, or
- (iii) seek compensation for prospecting licences ceasing to have effect, rights under mining leases being acquired, and deliver all maps, charts and other documents relating to the land, collection from the land of cores or other mineral samples and due analysis thereof and the preparation of any other relevant record or materials referred to in Sub-section (7) of Section 13 of the said Act'.

to the Office of the General Manager, Western Coalfields Limited, Pench Area, Post Parasia, Tahsil Parasia, District Chhindwara (Madhya Pradesh) or General Manager, Western Coalfields Limited, Land and Revenue Department, Coal Estate, Civil Lines, Nagpur-400 001 (Maharashtra) within ninety days from the date of publication of this notification in the Official Gazette.

### SCHEDULE-'A'

# DHANKASA UNDERGROUND MINE PENCH AREA DISTRICT CHHINDWARA (MADHYA PRADESH )

[Plan bearing number C-1(E)III/GR/830-0510, dated the 25th May, 2010]

.N		Patwari Circle Number	e Tahsil	District	Area (In hectare	Remarks s)
	i 2	3	4	5	6	7
	Bankee	89	Amarwará	Chhindwara	3.008	Part
	. Paylee	29	Parasia	Chhindwara	55.416	Part
. !	Beheria	89	Amarwara	Chhindwara	121.956	Part
4	Sejwara Khurd	81	Amarwara	Chhindwara	32.326	Part

Total area: 212.706 hectares (approximately)

or 525.618 acres (approximately)

## SCHEDULE-B'

Sl. No.	Name of Village	Compartment Number	Block Number	Tahsil	District	Area (In-hectares)	Remarks
1	2	. 3	4.	5	6	7	8
1.	Neharia Reserve Forest, Parasia Range	736	41	Parasia	Chhindwara	6.544	Part
2.	-do-	737	41	Parasia	Chhindwara	25.120	Part
3.	-do-	738	41	Parasia	Chhindwara	67.615	Part
4.	-do-	739	41	Parasia	Chhindwara	208.485	Part
5.	-do-	740	41	Parasia	Chhindwara	32.383	Part

Total area: 340.147 hectares (approximately)

or 840.537 acres (approximately)

	or 840.537 acres (approximately)
Schedule-'A'	+ Schedule - 'B' = Total Area
212.706	+ 340.147 = 552.853 hectares (approximately)
525.618	+ 840.537 = 1366.15 acres (approximately)
Boundary description	
'A'-'B'	Line starts from Point 'A' on the common boundary of Forest Compartment Number 740 and village Beheria then passes through Forest Compartment Number 740 and meets at Point 'B' on the common boundary of Forest Compartment Number 740 and village Jamunia.
,B,-,C,	Line passes along the common boundary of Forest Compartment Number 740 and village Jamunia, then Forest Compartment Number 739 and village Jamunia and meets at Point :C' on common boundary of village Jamunia and village Paylee.
,C,-,D,	Line passes through village Paylee and meets at Point 'D' on common boundary of village Paylee and Forest Compartment Number 736.
'D'-'E'	Line passes through Forest Compartment Number 736 and meets at Point 'E' on common boundary of Forest Compartment Number 736 and Compartment Number 737.
'E'-'F'	Line passes through Forest Compartment Number 737 and meets at point 'F' on common boundary of Forest Compartment Number 737 and Compartment Number 738.
'F'-'G'	Line passes through Forest Compartment Number 738 and meets at Point 'G' on common boundary of Forest Compartment Number 738 and village Sejwara Khurd.
'G',-'H'	Line passes through village Sejwara Khurd and meets at Point 'H' on common boundary of village Sejwara Khurd and Forest Compartment Number 738.
. <b>'H'-'l'</b>	Line passes through Forest Compartment Number 738 then meets at Point '1' on common boundary of Forest Compartment Numbers 738 and 739.
T-T	Line passes through Forest Compartment Number 739 then meets at Point 'J' on common boundary of Forest Compartment Number 739 and village Beheria.
'J'-'K'	Line passes through village Beheria then crosses common boundary of village Beheria and village Bankee then passes through village Bankee and meets at Point 'K' of common boundar of villages Bankee and Beheria.
'K'-'L'-'M'-'N'-'O'-'P'	Line passes through village Beheria and passes nearby Point 'L'-'M'-'N'-'O' and theets at point 'P' on common boundary of village Beheraia and Forest Compartment Number 740.
P'-'Q'-'R'	Line passes through Forest Compartment Number 740 and passes nearby Point 'Q' and meets at Point 'R' on common boundary of Forest Compartment Number 740 and village Beheria.

Point 'A'.

Line passes through village Beheria and passes nearby point 'S' and 'T' and meets at starting

[F. No. 43015/12/2010-PRIW-1] S.C. BHATIA, Director

# पेट्रोलियम और प्राकृतिक गैस मंत्रालय

# नई दिल्ली, 10 जनवरी, 2011

का. अत. 161.— भारत सरकार ने, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनयम, 1962 (1962 का 50) (जिसे इसके पश्चात् उक्त अधिनयम कहा गया है) की धारा 3 की उप-धारा (1) के अधीन जारी भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ. 1450, तारीख 04 जूर, 2010 द्वारा, उस अधिसूचना से संलग्न अनुसूची में विनिर्दिप्ट भूमि में, मैसर्स रिलाएंस इन्डस्ट्रीज लिमिटेड के आन्ध प्रवेश में पूर्वी तट पर ऑनशोर टर्मिनल से देश के विभिन्न हिस्सों में उपभोक्ताओं तक प्राकृतिक गैस के परिवहन के लिए, मेर्स रिलोजिन्टिक्स इन्फ्रास्ट्रक्चर लिमिटेड द्वारा काकीनाडा- वासुदेवपुर-हावडा गैस पाइपलाइन विछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के अपने आश्य की घोपणा की थी;

और, उक्त राजपत्र अधिसूचना की प्रतियों जनता को तारीख 12 3 4 तूचर 2010 को अथवा उससे पूर्व उपलब्ध करा वी गई थीं ;

और, पाइपलाइन विख्याने के सम्बन्ध में, जनता की ओर से प्राप्त आक्षेपों पर सक्षम प्राधिकारी द्वारा विचार कर लिया गया है और अननुज्नात कर दिया गया;

और, सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उप-धारा (1) के अधीन भारत सरकार को अपनी रिपोर्ट दे दी है ;

और, भारत सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात् और यह संतुष्ट हो जाने पर कि उक्त भूमि पाइपलाइन विकान के लिए अपेक्षित हैं, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चिय किया है ;

अत:, अव, भारत सरकार, उक्त अधिनियम की धारा 6 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घेपणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिप्ट भूमि में पाइपलाइन विछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और, भारत संस्कार, उक्त अधिनियमें, की धारा 6 की उप-धारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से भारत सरकार में निहित होने के वजाए, सभी विल्लंगमों से गुक्त, मैसर्स रिक्रोजिस्टिक्स इन्फ्रास्ट्रकचर लिमिटेड में निहित होगा।

# अनुसूची

<del>, ``</del>				<u> </u>	
ंडल/	तेहसिल/ तालुक ३ अनकापल्लि 🐪	जिला	राज्य ३आन्ध्र प्रदेश		
	गाँव का नाम	सर्वे सं/सब डिविजन सं•	आर	.ओ.यू.अपि के लिए क्षेत	
			हेक्टेयर	एयर	सि एयर
	. 1	2	3	4	5
वेन्क	मालेम	99	00	04	96
•	1	97	00	07	20
,		168/27	00	00	39
		168/2 6g	00	00	90
		. 168/2 6 <del>ਰੀ</del>	00	04	47
		168/26सी	00	01	38
		168/26ਵੀ	00	00	15.
		168/13	00	04	58
		168/12ਦ	00	00	26
		168/12वी	00	00	43
		168/12सी	00	01	37
		168/14	00	01	95
		_ 168/15 <del>ਗੇ</del>	00	03	58

1		2	3	4	5
1 ) वेन्कुपालेग (निरंतर)	168/15 <del>ए</del>		00	100	33
G COMP	168/16		00	00	49
•	168/17		00	00	10
· ·	168/10 <del>υ</del>	3	00.	02	23
•	168/10 <del>a</del> ì		. 00	04	02
•	168/18		00	00	<b>7</b> 0
_	168/9 <del>ų</del>		00	02	20
	168/9 <del>a</del> î		00	00	10
•	168/7		00	01	46
	168/6	•	00	02	41
	168/5 <del>d</del> i		00	00	32
	168/5 <del>ए</del>		00	00	10
	168/8		00	00 .	90
•	93/7	•	00	00	10
	93/8	•	00	00	94
	93/5		00	05	59
	95/3		00	00	10
	95/4		. 00	01	33
•	95/5	- A	00	01	16
	95/6	· · · · · · · · · · · · · · · · · · ·	00	01	71
			00	01	74
	95/7		00	01	7 <del>4</del> 78
	95/11 <del>a</del>				
	95/11 <del>υ</del>		00	01 2	81
	95/10π 95/12		00	00 01	12 <b>7</b> 0
•	95/13		00	01	34
,	95/14		00	02	85
	95/15 <sub>1</sub>		00	02	48
	95/16		00	90	55
the second second	95/10 95/17		90	03	83
	95/17 95/18		- 00	03	60
	95/19		00	00	54
•	95/20		00	00	10
			00.	00,	10
	94/13 94/15		. 00	09	
	04/10	•	00	00	. <del>55</del> .31
	94/34	•	00	03	37
	94/35 94/16 /	** <u>*</u>	00	00	73
٠.			00	00	13
	94/11		00	02	79
	94/17				
· · · · · · · · · · · · · · · · · · ·	94/18		00	03	56
	94/19		00	02	67
	94/20		00	04	51
	94/10		00	00	10
	94/3ई	· · · · · · · · · · · · · · · · · · ·	.00	05`	97
	94/3 <del>ड</del> ी		00	01	99
	94/22		00	00	17
	94/23	•	00	05	97
	94/25		90	00	35
	94/29		00	07	12
	94/26	•	00	02	10
	94/28		00		. 52
	94/27		00	02	29

380	THE GAZETTE OF	INDIA : JANUA	ARY 15, 2011/PAUSA 2	5, 1932	[]	Part II—Sec. 3	i(ii)]
77	1		2	3	1 4	5	▔
1)	वें-कुपालेम (निरंतर)	84		00	02	68	<del></del>
• ,	a Marian (1.12)(1)	83/1		00	05	<b>99</b> .	
		83/2		00	05	98	
		82/10	:	00	05	18	
		82/30		00	00	39	
		82/11	÷	00	09	78	
		82/29		00	04	06	
		82/28		- 00	- 03	89	
		82/15		00	00	67	
		82/16		00	03.	25	
		82/18	-	00	02	47	
		82/17	•	00	03	86	
				00	01	-84	
İ		82/21 82/22	,	00	02	83	
`		82/23		00	08	71	
1		10		00	04	95	
}		6/36	,	00	02	37	
.		6/28		00	03	91	
. ]		6/27	-	00	03	95	
]		6/26		00	01	91	
		6/25		00	00	76	
. 1				00	01	02	
- 1		6/24		00	02	26	
ſ		6/23		. 00	01	25	
		6/22		. 00	01	72 .	
		6/21	•	00	02	23	
		6/35		00	02	71	
1		6/34		- 00	02	92	
- 1		6/33	-				
- 1	and the second second	6/20	r	00	06	14	
- 1		7		00	- 15	71 45	
- 1	•	161/10	,	00	00	<b>5</b> 5	
.		161/11		00	00	56	
-		161/12g		00	00	38	
		161/12वी		00	02	82	
		161/13		00.	02	00-	
- 1		161/14		00	01	42	
- 1		161/15	•	00	01	39	
- 1		1.61/16		00	01	18	
. 1		161/17		. 00	01	75	
		161/18	●.	00	02	25	
`		161/19	-	00	03	06	
.		161/20		00	03	42	
'		161/21	•	00	00 -	88	
		161/23	•	00	03	49	
		161/22		00	05	04	
		161/28डी		00	02	47	
		161/28 <del>सी</del>		00	01	13	
	in the second	161/28ई	٠	00	00	56	•
1		161/28 <del>वी</del>		00	01	57	
		161/28ए		00	01	61	
1		161/28एफ 161/28एफ	•	00	00	10	
1		161/29		00	01.	56	
1		161/29		. 00	00	55	
4		161/27		00	00	63	
1				- 00	00	82	
- 1	and the second second second second	161/25		VV		02	

1	,		*2		3	4	5
। ) वेन्कुपालेम (निरंतर)	·	161/24	1	· -	00	01	03
	•	8/1			00	10	25
		8/2			00	00	10
		5/18	•		00	07	67
•		5/20.	•		. 00	06	83
		5/19	•		00	12	69
		·5/5		•	00	. 02	05
•		5/4	•	•	00	03	03
		160/7			00	00	90
		160/5			00	00	10
		160/6			00	. 02	27
		160/1			,00	07	96
<sup>2</sup> ) सम्पतिपुरम		216/6			00	04	74
		216/7	1.	•	00	13	58
		218			00	16	81
	,	219/2		,	00	05	35
	•	219/1			00	39	75
•	•	271	:		00	. 30	55
		221/1	•		00	30	85
	•	208/3	•		00	23	70
·		208/2			00	29	91
• •		208/1			00	08	35
		209/2			00	16	28
		209/3			00	06	. 87
•		209/5	• .		00	08	25
		209/6			00	06	83
•		209/12			00	06	73
		209/11			00		10
	•	209/1			00	10 49	24
	•	190		•	00	76 .	48
		192/1	•		00	00	10
) वेटाजंगलापालेम	<del></del>	48/6	<del></del>		00	40	00
) 46141 WHARLA		48/5			00	02	73
		47			00	03	57
		41/24		. :	00	00	10
		41/25			00	02	91
	:	46/1		* *	00	25	96
		96/3	•		- 00	19	50
•					00	16	
, ,	•	96/2ए	r•	` .			16
		42		•	00	18	73
	= _ :	43			00	00	10
		36/11	4	*	00	08	25

	INDIA: JANUARY 15, 2011/PAU	57725, 1752	[Part II—Sec. 3(II)		
1	2	3	4	5	
3 ) वेटाजंगलापालेग (निरंतर)	36/12	00	05	13	
	36/13	00	05	01	
•	36/14	00	01	. 00	
	36/15	00	00	20	
	35/1	. 00	58	84	
	35/3	. 00	06	22	
•	35/4	. 00	10	69	
•	94/24	00 ~	00	18	
	94/27	00	00	10	
	94/30	00	04	05	
	94/29	00	00	79	
	94/28	00	00	31	
	23/7	00	27	86	
	23/6	. 00	01	29	
•	23/8	00	05	31	
	23/9	00	07	75	
	23/10	00	03	35	
	23/11	00	02	45	
•	23/12	00	00	56	
	23/14	00	00	10	
•	24/34	00	04	29	
	24/33	00	00	66	
	24/32	00	00	10	
	22	00	13	45	
) सीलोनगरम	510	00	03	42	
) (Kin 174	509	. 00	06	03	
	418	01	14 .	79	
	416/3	00	00	- 10	
•	416/2	00	05	63	
	416/1	00	06	35	
	416/9	00	00	10	
	420/1	00	. 05	96	
	419/66	00	02	10	
	419/24	00	07	49	
	419/25 _	00	07	99	
	419/25	00	00	74	
•	419/31	00	00	10	
	419/32	00	06	50	
		00	00	39	
	419/33	00	01	69	
•	419/35	.00	04	12	
•	419/36				
	419/37	00	00	82	

i		2	3	4	5
4 ) सीतानगरम (निरंतर)	419/38		- 00	00	32
	419/39	· · · · · · · · · · · · · · · · · · ·	00	- 04	20
	419/40		00	05	97
	419/45		00	00	10
	419/47	•	00	08	10
	419/46		60	02	· 23
* N	419/48	•	00	02	59
·.	419/49		- 00	00	. 11
	504		00	17	00
	451/1		00	08	05
	451/25	<u> </u>	00	00	90
	451/27	•	00	35	34
	451/28	•	00	00	20
	451/29		00	00.	40
	451/30		. 00	07	25
	451/45	•	00	00.	10
	451/52		00	00	10
•	451/53		00	06	38
	451/54		00	03	05
	451/57		00	15	05
	451/60		00	- 06	76
•	451/66	•	00	08	48
	451/67		00	00	60
	451/68	•	00	09	25
	450		00	23	89
	453/31		00	05 .	29
	453/30	•	00	03	78
·	453/29		00	00	30
	453/28		00	01	90
. •	453/27	•	00	04	.00
· · ·	453/20	•	00	09	30
	453/19		00	09	40 .
	453/18	•	¨ '00	07	85
•	453/16		00	03	92
	453/17		00	00	20
•	453/15		00	03	39
	453/12		00	07	47
•	453/11		. 00	03	16
• .	453/10	•	00	04	07
	453/ <del>9</del>	•	00	00	48
	453/8		00 -	00	92
	453/7		00	02	56

1	2	3	4	5
) सीतानगरम (निरंतर)	453/6	00	06	21
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	453/4	00	06	20
	- 453/5	00	01	65
	`453/3	. 00	05	25
	453/2	00	01	51
	497/2	00	06	34
	459/13	00	00	81
	459/12	00	03	52
	459/11	00	05	05
	459/10	00	02	07
	459/9	. 00	02 .	50
	459/8	- 00	00	16
	459/2	00	10	20
3	465/1	00	32	74
		90	63	55
	495/1वी 405/2	. 00	02	83
	495/2	00	02	30
	467/12	00	08	96
	467/2	00	02	<del>90</del> 67
•	467/1	00	00	
	467/3			10
	467/4	00	00	62
	490	00	05	09
	486/17	00	00	27
	484/16	00	00 ·	40
	484/6	00	23	70 .
	484/5	00	03	94
	484/1	. 00	04	70
1	469/1	00	08	95
	483/7	. 00	10	18
	483/9	00	04	95
	483/8	00	04	52
	483/6	00	01	92
(	482/4	00	06	00 ·
	482/2	00	07	62
	482/3	00	11	11
	482/1	00	01	27
	481/22	00	05	09
	481/21	00	03	94
	481/20	00	02	45
	481/25	00	08	07
	481/27	00	05	91
	481/28	. 00	03	87

1	2	3 ]	4 5	38: 7
4 ) सीतानगरम (निरंतर)	481/29	00	01 94	ب
	481/30	00	04 07	
	480/1	00	06 60	
	480/2	00	03 68	
	481/31	00	00 42	
	481/32	00	00 10	
	478/3	00	17 31	
	478/4	00	00 10	
	478/5	-00	00 10	
	472/13	00	06 21	
	472/14	`00	10 01	
	477/2	- 60	06 11	
	477/1	00	04 45	
• •	477/3	00	02 10	
	477/4	00	02 11	
	473/7	00	00 22	
·	476	00	00 19	
	398/1	00	00 10	
•	328	. 00	02 81	
	329	00	25 18	
	331/17	00	05 06	
	331/27	00	17 27	
	394	00	22 84'	
· · · · · · · · · · · · · · · · · · ·	393	00	32 06	
•	330/1	00	03 95	
	330/2	00	29 53	
5 ) तुम्मापाला	359/2	00	48 41	_
	359/3	. 00	03 07	
·	359/4	00	36 69	
	359/1	00	06 78	
	347/10 <del>τ</del>	00	00 13	
•	347/10 <del>ਰੀ</del>	00,	00 11	
	347/11 <del>ए</del>	00	09 93	
	347/11 <del>ਰੀ</del>	00	09 93	
<b>,</b>	347/12	00	10 24	
	347/13	00	33 86	
	348/1	. 00	03 . 06 .	
	348/2	00	01 49	
	348/3		00 10	
	348/8	00	02 67	
	348/9		00 86	
	348/10	00	14 04	

	1	2	3	4	5
5 ) तुम	पाला (निरंतर)	348/11	00	01	87
_		.348/13	00	21	60
	• ,	353	00	29	08
		354	00	36	27
	1	351 -	00	02	79
		334/8	00	03	19
		334/7	00	00	31
	1	334/9	00	05	17
		334/12	00	07	48
		334/13	00	13	53
		334/23	00	14	25
		334/14	00	`08	61
		334/15	00	04	91
		334/17	00	00	29
		334/20	00	02 -	99
		334/21	00	03	60
		334/22	00	13	06
		333	00	03	12
		334/19	00	01	79
		332/1	00	05	08
		313/3	00	13	72
		313/4	00	00	10
		313/5	00	19	32
. :	- ·	313/6	00	05	32
. :	· . · ·	313/7	00	00	10
•		313/8	00	03	28
	•	313/9	00	. 02	74
		313/10	00	01	78
:		313/11	00	04	04
		313/12	00	00	22
		313/13	00	06	48
	·	313/14	00	06	14
;		309/2	00	03	91
-		309/1	00	18	95
	•	311/3	00	11	13
j		311/4	00	05	58
		311/5	00	06	16
		309/16	. 00	02	34
	w	310	00	27	80 -
1		311/6	00	00	10
		311/7	00	12	91
		304/1	00	16	69:

•	प्रमा	॥-खण्ड	3/61\1	
	TUT	11 (3-6)	201111	

मारत का राजपत्र : **जनकरी** 15, 2011/पौच 25, 1932

1		2	3	4	5
5 ) तुम्मपाला (निरंतर)	304/2		00	12	. 34
	304/3		00	02	56
	304/4	•	00	05	00
	303		. 00	09	90
•	302/4	•	00	03	67
•	301/3	. '	00	14	15
•	301/2	· · · · · · · · · · · · · · · · · · ·	00	03	09
	301/1	•	. 00	09	12
	289/5		. 00	23	81
	289/4	. `	. 00	09	98
	289/2	•	00	20	01
	289/3		00	10	19
•	285/1		00	13	20
•	285/2		00	13	. 41
	285/3		00	00	39
•	284/4		00	11	79
•	284/5		00	08	77
	282		00	04	87
	273/5	•	00	26	50
	269/3	•	00	01	49
	269/2		00	20	03
1	269/1		00	25	31
	253/1		00	08	64
	253/2		00	09	22
	253/3	$f \rightarrow 0$	00.	08	10
	251/1	•	00	02	47
	251/2	•	00	14	. 85 .
	251/3	•	00	29	69
•	251/4	* *	00	00	58
	251/8	•	00	02	37
	251/7	1	- 00	00	76
	251/6		00	23	87
	248/18		. 00	05	97
· ·	248/19		00	11 .	35
•	248/21		00	00	22
	248/24		00	10	41
	248/23		00	10	42
-		•	00	00	17
	248/30		90	13	93
	248/31	•	00 00k	13	65
	248/33		00 00	13	
	248/34				53
•	248/35		00	13	71

	1	2	3	4	5
	तुम्बापाला (निरंतर)	245/2	00	13	23
		245/3	00	09	86
		245/4	. 00	03	51
		245/7	00	00	26
	गहुदूरू	201/3	00	03	81
		201/4	00	02	63
		201/5	. 00	03	35
		201/6	00	12	28
		200	. 00	15	- 38
		197	00	01	30
		199/1	00	16	86
•		199/2	00	11	78
		195/5	00	09	15
		195/12	00	01	93
		195/13	00	08	64
		198/1	. 00	02	91
		198/2	00	02	07
		198/3	00	02	74
		198/7	. 00	02	16
		198/8	. 00	03	73
		191/1	-00	.00	10
	· ·	192/7	00	05	71
		192/8	00	04	81
		192/9	00	16	30
		193/2	00	10	75
		193/3	00-	11	05
		189/1	00	10	43
		189/2	00	15	98
.		189/3	. 00	00	15
		181/1	00	05	24
		181/5	00	02	68
		181/6	00	05	10
		182/1	00.	12	09
		_ •	00	09	08
		182/2 166/1	00	42	25
		167/7	. 00	01	30
		167/8	00	03	48
		167/9	00	03	30
Ì	t ·	168/14	00	03	45
	aj de	100/14	00	03	21
		168/13	00	18	67
		168/15	00		08
-		154/2		. 01	V8

[भा	ग।।—खण्डः ३(०)	भारत का	राजपत्र : अनवरी	15, 2011/पीच 25, 1	932		3
Ī	1 ,			2	3		
6	) मारुदूस (निरंतर)		54/3		- 00	-03	.77
	The Constant		154/9		00	03	49
			54/4		60	10	76
,	, · · · · · · /		54/5		00	<b>09</b> 🗀	33
			54/6		00	14	69
	P. 1 (pr		54/7		00	00	840 FO
	90		54/8		00	04	*.
		1	30/19	1 1 1	00	04	48
		. • .1	53/3		90	00	10
٠	in the second se	in the same of the same of	53/8	N. V.	60	00	50
			53/9		00	00	85
			153/10 , 4		.00	03	05
	AND	1	153/11	14 July 14	- 00	09	99
		1	53/12 · · · ·		00	00	-60
			152		: , , , , , , , , ,	13	00
	/		30/2		60	00	30
	in the second of the second o		30/3		00	.04	48
•		1	30/4		00	09	41
	W.		30/5		00	64	52
			30/6		90	05	83
			30/7		00	01	37
	· 数,		38/5		. 00	.06	89
:	A Section of the second section of the second section of the section of the second section of the section of the second section of the section of the second section of the section of the second section of the		38/6		-00-	90	36
	The Market of Ma		38/3		00	11	33
	$(i,j) = (i,j) \cdot (i,j$	1	38/4	X	:00	. 05	64
			38/2		00	02	45
	and the state of the state of		34/2		00	. 90	10
	the property of the		34/3		. ' 60	12	64
	19 19 19 19 19 19 19 19 19 19 19 19 19 1		34/4		.00	02	40
			37/6		00	01	78
	and the state of t		37/7		00	11	10
	$  f   = f( x ) + f(x) + g_x$		34/1		00	10	90
	1000 1000 1000 1000 1000 1000 1000 100		35/7.	All Carlotte	00	(02)	39
	Array Commencer		35/8		.00	08	08
•			20/13	14 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	00	00	34
	and the second second		20/13		00	01	89
	ત્રા કું મુક્ત છે.		20/12		00	01	92
	190		20/11		. 00	03	48
	The first of the state of the		20/10		, , , 60	60	63
	$  \hat{\varphi}   =  \hat{\varphi}   +   \hat{\varphi}  $			Service Control	00	09	24
	$\mathcal{L}_{\mathcal{A}} = \mathcal{L}_{\mathcal{A}} = \mathcal{L}_{\mathcal{A}} = \mathcal{L}_{\mathcal{A}}$		20/8		00	96	10
	the state of the s		20/7	4	00	12	96
		1	20/5		UV	14	

	2	3	4	5
) क्रिट्र (विस्तर) 120/4		. 00	13	48
120/3		00	17	63
120/2	•	00	00	10
112/8	•	00	04	93
119/1-		. 00	02	97
118/3		' 00	29	. 05
118/2	•	. 00	01	17
118/1	: .	00	. 42	04
117/3		00	02	32
रेबका 220/1	<del></del>	00	08	. 81
220/3		. 00	27	21
220/3	•	00	38	10
220/5	•	00	21	89
222/1		00	05	73
224		00	89	15
225/2	•	. 00	00	90
225/3		00	01	10
225/5		00	02	28
211		00	03	72
207		00	93 '	28
210		00	34	59
223/1		. 00	18	[1
माकवरम 182/1	`	00	42	96
181/8	•	00 .	00	/42
181/19	•	00	02	51
181/20	•	00	00	83
181/22		00	00	25
181/23		00	15	53
182/2		00	19	23
163.		00 '	39	. 56
162		00	07 -	. 39
164	•	<b>/ 00</b>	10 '	49
166/1		00	06	57
166/2π	,	00	22	45
185/3		00 .	05	31
185/4		, 00	92	00
185/5		00	03	75
185/7		00	00	. 35
185/8		. 00	11	49
185/9		00	02	36
185/10	· · · · · ·	00	00	57

ं अंकवरम (निरंतर)	185/18		<b>60 0</b> 3	32
and the flatter)	185/19		00 01	20
	185/20		00 05	49
	185/21		00 00	- 88
· · · · · · · · · · · · · · · · · · ·	185/22		00 .05	26
	151/1		00 00	18
•	184/13		00 05	72
	184/14		00 02	33
	184/15		60 11	08
	184/12		60 06	49
÷ 1	184/10		00 09	53
	149/5		00 00	40
	149/4		00 04	65
•	149/3	And the State of the Annual Control	00 07.	87
	149/2		60 03	50
	149/1		00 01	68
	150/15		00 00	10
	150/13		00 10	53
	150/1		09 08	21
	150/3		00 01	91
			00 11	34
	148 147		00 63	05
	144/4		00 02	74
	144/5		00 20	72
			00 16	81
	144/6		00 16	50
कोन्ड्वालेग	144/7		00 12	34
कोन्डुपोलेम	1,65 2.18		00 13	<b>55</b> *
	219/1		00 99	71 > 7
in the second	219/1-		00 07	20
	227/2		00 - 30	95
			00 21	25
	227/3		90 06	25
4	227/4		00 00	50
	223/2		00 01	10
	2 2 3 / 3 2 2 3 / 4	**	00 02	40
	222/40		'AA AA	5.5
	223/10		00 00	55
	223/12		.00 4 02	55 70
	2 2 3/12 2 2 3/13		00 02 00 02	65
	223/12 223/13 223/14		00 02 00 02 00 00	65 70
	223/12 223/13 223/14 223/15		90 02 90 02 00 00 00 00	65 70 50
	223/12 223/13 223/14 223/15		90 02 90 02 00 00 00 00	65 70 50
	223/12 223/13 223/14 223/15 223/16 223/17		99 02 90 92 90 00 00 00 00 01 00 04	65 70 50 50 80
	223/12 223/13 223/14 223/15 223/16 223/17 223/18		90 02 00 00 00 00 00 00 00 01 00 04 00 03	65 70 50 50 80
	223/12 223/13 223/14 223/15 223/16 223/17 223/18 223/19		90 02 00 00 00 00 00 01 00 04 00 03 00 64	65 70 50 50 60 60
	223/12 223/13 223/14 223/15 223/16 223/17 223/18 223/19 223/20		90 02 90 02 90 00 00 00 00 01 90 04 90 63 00 64 90 02	65 70 50 50 86 60 90 50
	223/12 223/13 223/14 223/15 223/16 223/17 223/18 223/19 223/20 223/21		90 02 90 00 90 00 90 00 90 01 90 04 90 63 90 64 90 02 90 90	65 76 50 50 66 60 90 90
	223/12/ 223/13/23/14/ 223/15/ 223/16/ 223/17/ 223/18/ 223/19/ 223/20/ 223/21/ 223/23/		90 02 90 02 90 00 90 00 90 01 90 04 90 03 90 04 90 02 90 00 90 00	65 76 50 50 86 00 80 90 75
	223/12 223/13 223/14 223/15 223/16 223/17 223/18 223/19 223/20 223/21 223/23 224/1		90 02 90 02 90 00 90 00 90 01 90 04 90 02 90 00 90 04 90 04	65 70 50 50 86 00 90 90 75 00
	223/12/ 223/13/23/14/ 223/15/ 223/16/ 223/17/ 223/18/ 223/19/ 223/20/ 223/21/ 223/23/		90 02 90 02 90 00 90 00 90 01 90 04 90 03 90 04 90 02 90 00 90 00	65 70 50 50 60 60 90 50

٦				-		
Ц	The state of the s	1 1	4	3	4	5
9	) कोन्ध्रपालेन (निर्देतर)	224/6		00	<b>Q1</b> .	50
		225/2		00 ,	00	50
ļ		225/3		00	57	95
٠.		204	• .	00	07	• 42
		201		01	06	11.
		202	•	00	06	40
		203/1	•	00	01	41
		191/20		00	.00	78
		190		00,	06	26
		189/5ਰ		00	02	48
		189/6ए		00	. 18	50
		189/7g		00	12	50
		189/8ਦ	0.02	00	21	00-
		189/9g		00	13	46 :
		189/10g		00	04	45
	A STATE OF THE STA	205		00	33	15 -

फा सं. एल.-14014/55/2009-जी.पी.] के .के .शर्मा. अवर सचिव

# MINISTRY OF PETROLEUM AND NATURAL GAS

New Delhi, the 10th January, 2011

Natural Gas number S.O. 1450 dated 04th June, 2010, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), Government of India declared its intention to acquire the Right of User in the land, specified in the Schedule appended to that notification for the purpose of laying Kakinada-Basudebpur-Howrah gas pipeline for transportation of natural gas from onshore terminal at East coast of Andhra Pradesh of M/s Reliance Industries Limited by M/s Relogistics Infrastructure Limited to the consumers in various parts of the country;

And whereas, the conject of the said Gazette notification were made available to the public on or before 12th October, 2010;

And whereas, the objections received from the public to the laying of the pipeline have been considered and disaflowed by the Competent Authority;

And whereas, the Company Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government of India;

And whereas, Government of India, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the Right of User therein:

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, Government of India hereby declares that the Right of User in the land, specified in the Schedule, appealed to this notification, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said. Act, Government of India hereby directs that the Right of User in the said hard for laying the pipeline shall, instead of vesting in Government of India, vest on the date of publication of the declaration, in M/s Relogistics Infrastructure Limited, free from all encumbrances.

# Schedule

Mandal/Tehsil/Taluk:Anakapalil	District:Visekhapatnam	State	MOHRA !	SAPON.
Village	Survey No./Sub-Division No.	Area to be acquired by		
		Hec	Are	G-Are
1	2	3	4	5
) Venkupalem	99	00	04	96
	97	00: / .	07	20
	168/27	00	90	. 39
	168/26A	00	60	90
1000年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,1911年,19	168/26B	00	04	47
	168/26C	00	01	38
	168/26D	00	00	15
	168/13	00	04	58
and the state of t	168/12A	00	. 00	26
	168/12B	90	.00	43
Harrist Committee Control	168/12C	00	01	37
Committee of the second states of the first	168/14	00	01	95
The second second second second	168/15B	00	03	-58
	168/15A	00	00	55
	168/16	. 00	00	49
	168/17	00	. 00	10
	168/10A	00	02	23
	168/10B	00	04	02
	168/18	00	00	70
	168/9A	00	02	20
The second secon	168/9B	00	. 00	10
	168/7	00	01	46
The second second	168/6	00	02	41
and the second second second second	168/5B	- 00	00	<b>32</b> . <sup>3</sup>
	168/5A	00	00	10
	168/8	00	00	90
	93/7	00	00	10
The state of the s	93/8	ÒO .	00	.94
	93/5	00	05	59
			00	10
للسفايات والمسأل بنبع ساخاتهم بالاساب الأرازان	95/3 95/4	_ 00	00 01	33
	95/5	00	01	16
	95/6		01	71
The second of the second	95/7	00	01 01	74
		00		78
	95/11B	00	01	
	95/11A	00	01	81
	95/10A	00	00	12

394	THE	THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 25, 1932					[Part II—Sec. 3(ii)]		
				2	3	4	5		
1) V	kupaican (Consd)	TOWN WEST -	95/12		. 00	01	70		
			- 95/13		00	01	34		
:			95/14	•	00	02	85 -		
			95/15		.00	02	48.		
			95/16		00	00	55		
٠.			95/17		00	03	83 .		
		7 May 16-17	95/18		00	03	60		
			95/19		00	00	54		
			95/20		00	00	<b>10</b> .		
3 -			94/13		00	00	10-		
*			94/15		00	09	55		
			94/34		00	00	31		
·			94/35	. •	00	03	37		
-			94/16		00	00	73		
~	1		94/11		00	00	13		
1.			94/17		00	02	79		
			94/18	· /.	00	03	56		
١.			94/19		00	02	67		
			94/20	•.	00	04	51		
٠			94/10		00	00	10		
			94/3E		00	05	97 -		
• •			94/3D	,	. 00	01	99		
			94/22		00	00 ,	17		
•			94/23		. 00	05	97		
			94/25		00	00	35		
			94/29		. 00	07	12		
:			94/26						
					00_	02	10		
.1.*			94/28		00	02	52		
			94/27		00	02	29		
. • '			84		. 00	02	68		
			. 83/1	•	00	05	99 \		
	3.6-2.3	<b>)</b>	83/2	•	00	05	98		
			82/10		00	05	18		
•			82/30		00	.00	39		
			82/11		00	09	78		
	-		82/29		00	04	06		
			82/28	•	00	03	89		
			82/15		00	00	67		
			82/16		00	03	25		
			82/18		00	. 02	. 47		
•			82/17		00	03	86		
-		The state of the s	82/21		00	01	84		

		2	3		
1 ) Venkupalem (Contd)	82/22		00	92	2.5
	82/23		00	08	71
( )	10		00	04	95
	6/36		00	02	37
	6/28		00	03	37 91
	6/27	./-	00	03	95 -
	6/26		00	01	91
	6/25		00	96	76
the state of the s	6/24	0.7	00	01	76 02
	6/23		90	02	
	6/22		00	. 01	26
	6/21	All the second of the second	00	01	23
	6/35			62	25 72 23
* * *	6/34		.00 00		71
	6/33		00	02	
	6/20			02	92
	7		00 00	06	14
	161/10		00	15	71
	161/11		00	00	55
	161/12A			00	56
	161/123		. 00	. 00.	38
			00	02	82
	161/13	4,	00	- 02	00
	161/14		00	01	42-
	161/15		00	01	39
	161/16		00	01	18
	161/17		00	01	75
	161/18		00	02	25
	161/19		00	03	06
	161/20		00	03	42
	161/21		.00	00	88
	161/23		00	03	49
	161/22		00	05	04
	161/28D		00	02	47
	161/2 <b>8</b> C		00	01	13
The second second second	161/28E		00	00	56
	161/28B		00	01	57
	161/28A		- 00	01	61
	161/28F		00	06	to
	161/29		00	01	56 55
	161/27		00	00	55
	161/26		.00	00	63
	161/25		oo .	en .	27

396	IHI	GAZETIEO	SA 25, 1932	32 [Part 11—Sec. 3(11)]			
				2	3	4	5
1);3	entupalem (Cana)	1、雙月花子2	161/24		00	<b>, 01</b>	03
	i in a single		8/1	2 2	00	10	25
	<b>1</b> 4		8/2		/ 00	00	10
	C = 50 A	(0) (1)	5/18		00	07	- 67
			5/20	. 5	00	06	83
	ru fil	No.	5/19		. 00	12	69
	F 2 7 7 10	1.50	5/5		00	02	05
	(6)	a first	5/4		00	03	0/3
	( ) Land	i dina manana manan Manana manana manan	160/7		. 00	00	90
		100	160/5		00	00	10
	er liner	<b></b>	160/6	ì	00	02	27
	$\mathcal{D}_{0}$	0.00	160/1		00	<b>07</b> .	96
2 )	Sampatipueum	06,	216/6	· · · · · · · · · · · · · · · · · · ·	00	04	74
٠,	, sambanbaani				00		•
		1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1	216/7	• •		13	- 58
,	5.0		218	* •	00	16	81
		, A	219/2	<b>.</b>	00	05	35
		<b>k</b> (6)	219/1		00	39	75
ı	6.5 (AMD) • Adda		271		, 00	30	55
ı	*11 <b>5</b>		221/1	· · · · · · · · · · · · · · · · · · ·	00	30	85
J	<u> </u>	(B) N	208/3		00	23 .	70
İ	ing the state of t	i yy Marian (	208/2		00	29	· 91
-	Ų		208/1		00	08	35
ŀ		in the second	209/2		00	16 %	28
•	50		209/3.		• 00	06	87
ľ		49	209/5		00.	08	25
	(3)		209/6		00	06	83
:	25.00	10.00	209/12		00	06	, 73
1	For a	71 Uk	209/11		. 00	. 10	10
r)	(h)	50	209/1		. 00	.49	24
• [	42 (00)		190		00	76	48
	4 1 - W.	1600	192/1		00	00	10
3 )	Vetazangalanele	to 00	48/6	<del></del>	00	40	00
- 1		Taga of a			00	02	73
l	i e je ji Mije s	00	48/5 47	·	00	03	57
	With 1890	้าก	41/24		00	00	10
	in the	COT Same	41/25		. 00	02	91
- [	- <b>2</b> (3)	W. 7 28	46/1	and the second	00	25	96
- 1	90	No.	96/3	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			
	171	10 <del>0</del> ,1			/ 00	19	50
٠,	- \ a_j	30	96/2A		00	16	16
	7.4 r 600	√ <b>√3</b> 0 155	42		00	18	73
- }	/ •	N. A.	43		00	00	10
	(i)	يدر جودها د دفوه دفر مديد ميملميند دامور - ده ه	36/11		_00	_08	25

3) Votezzaga haja kata (Change) 36/12 60 60 61 36/14 60 61 60 61 60 61 60 61 60 61 60 61 60 61 60 61 60 61 60 61 60 61 60 61 60 60 60 60 60 60 60 60 60 60 60 60 60	0 1
36/14 60 61 60 61 60 61 60 61 60 60 60 60 60 60 60 60 60 60 60 60 60	
36/15 35/1 90 58 35/3 00 06 35/4 00 10 94/24 00 00	<b>(2)</b>
35/1 - 80 58 35/3 00 06 35/4 00 19 94/24 00 00	<b>(2)</b>
35/3 00 06 35/4 00 19 94/24 00 00	<b>(2)</b>
35/4 00 19 94/24 00 00	<b>(2)</b>
94/24	
94/27	18
	10
94/30	<b>8</b>
94/29	
94/28 23/7 00 27	31 86
23/7. 00 27 23/6 00 01	29
23/8	31
23/9	\$1 73
23/10	
23/11	35 45
23/12	<b>45</b>
23/14	10
24/34	29
24/33	6
24/32 00 00 13	
4 ) Sithanagaram 510 00 03 509 00 06	42 03
418	7
416/3	10
416/2	63
416/1	33
416/9	10.
420/1	95 10
419/66	10
419/24	49
419/25	1
419/26 - 00 00 00 00 00 00 00 00 00 00 00 00 0	ta A
419/32 00 06	99. 10 ** 30 **
419/33	39,
419/35	69
419/36	69 12
419/37	182

Sideninger on County		2	2	4	.5
Annual Coppies	419/38		00	00	32
[1997] "特别,也就是有	419/39		00	04	20
	419/40	•	00	05	97
	419/45	•	00	.00	10
	419/47		. (00.	08	10
日子後の名の各種の業務と	419/46		00	02	23
	419/48		00	02	59
	419/49		00	00	11
	504		00	17	00
10. 14. 14. 14. 14. 14. 14. 14. 14. 14. 14	431/1		. 00	08	05
	451/25	•	00	00	90
	451/27		00	35	34
	451/28		00	00	20
(2) 在 多点是 3.00 数据数据数据数据数据数据数据数据数据数据数据数据数据数据数据数据数据数据数	451/29	and the second	00	00	40
	451/30		00	'07	25
	451/45		00	00	10
The second second	451/52		. 00	00	10
	451/53	$(x_i, x_i) = (x_i, x_i) + (x_i, x_i)$	00	06	38
	451/54		00	03	05
	451/57		00	15	05
	451/60	• • • • • • • • • • • • • • • • • • • •	00	06	.76
	451/66		00 .	08	48
1000年 1000年	451/67		00	00	60
	451/68	·	00	09	25
	450	•	00	23	. 89
	453/31		oò	05	29
· · · · · · · · · · · · · · · · · · ·	453/30		00	.03	78
[[] "三月安日前日午高海港區	, 453/29		00	00	.30
	453/28		00	<b>0</b> 1	90
	453/27		00 * `	· <b>04</b>	00
	453/20		00	09	. 30
	453/19		00	09	30 40
	453/18		00	07	85
	453/16	•	00	03	92
	453/17		00	00	20
	453/15		00	03	-39
	453/12	-	00 `	07	47
	453/11		00	03	16
	453/10		00	04	. 07
	453/9		00	00	48

[ मार्ग II — खण्ड 3(ii) ]	भूगत कर ग	खपन <u>। जनवर</u> ी	5, 2011/पीप 25, 1	<b>372</b>		
[ 1 ]	THU THE N			23	1000	
4 ) Sithanagareho (Centel)		453/6		00	66	2
		453/4		. 00	06	20
	to the second	453/5		00	<b>0</b> 1	65
	•	453/3	A Section	00	- 05	25
		453/2		- 00	01	51
		497/2		- 00	86	34
		459/13		00	. 00	81
		459/12		08	03	52
		459/11	2 - 1	00	05	05
	· · · · · · · · · · · · · · · · · · ·	459/10 459/9		. 90	02	07
		459/8		< 00	<b>9</b> 2	50 2
		459/2		00	90	16 20
	A Company	465/1	3 A	99	10 32	
		495/1B	( file of the file	00	63	74 55
		495/2		90	92	86
		467/12		00	69	30
		467/2		00	08	96
		467/1		00	02	67
		467/3		00.	00	10
		467/4		00	00	62
		490		00	05	097
The state of the state of the		486/17		00	- : QO	27
	• • • • • •	484/16		00	00)	40
	$\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j$	484/6		/00	23	70
		484/5		00	03.	94
		484/1		. 00	OH.	100
		469/1		. 00	0 <b>8</b>	
		483/7		00	10	
		483/9	-	40	04	
·) · · · · · · · · · · · · · · · · · ·		483/8		- 00 *	.04**	• <b>52</b>
		483/6		00	01 06 07	92
		482/4 482/2		00	.00	100
	1.	482/3	PH CONT.	00	0/.	•
		482/1		00	11	11
		481/22	1. Artist 18 (4)	00	01 05 03 02	92 00 62 11 27 09
		481/21		00	03	04
		481/20	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00	Α2	94 #5
		481/25		00	08	01
		481/27	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	- 00	05	O1
i i		481/28	1984	90 90	03	91 87

481/30 00 480/1 00 480/2 00 481/31 00 481/32 00 478/3 00 478/3 00 478/5 00 478/5 00 472/13 00 477/1 00 477/1 00 477/1 00 477/1 00 477/1 00 338/1 00 328 00 339/1 00 331/17 00 331/2 00 331/27 00 331	4		
480/1 00 480/2 00 481/31 00 481/32 00 478/3 00 478/4 00 478/5 00 472/13 00 477/1 00 477/1 00 477/1 00 477/1 00 477/4 00 477/6 00 398/1 00 328 00 329 00 331/17 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/2 00 330/2 00 330/1 00 330/1 00 330/1 00 330/1 00 330/1 00 3359/2 00 3359/3 00 3359/4 00 3359/4 00 3359/4 00 3359/4 00 337/10A 00 347/10A 00 347/10B 00 347/11B 00	01		
480/2 00. 481/31 00 481/32 00 478/3 00 478/4 00 478/4 00 478/5 00 472/13 00 472/14 00 477/2 00 477/1 00 477/1 00 477/4 00 477/4 00 473/7 00 473/7 00 398/1 00 328 00 329 00 331/17 00 331/2 00 331/27 00 331/2	04	•	
481/31 00 481/32 00 478/3 00 478/3 00 478/4 00 478/5 00 478/5 00 472/13 00 472/14 00 477/1 00	06 02		
481/32 00 478/3 00 478/3 00 478/4 00 478/5 00 472/13 00 472/14 00 477/2 00 477/1 00 477/1 00 477/4 00 477/4 00 473/7 00 398/1 00 398/1 00 328 00 329 00 331/17 00 331/17 00 331/27 00 331/17 00 331/27 00 331/17 00 331/27 00 331/17 00 331/	03		
478/3 00 478/4 00 478/5 00 472/13 00 472/14 00 477/1 00 477/1 00 477/1 00 477/3 00 477/4 00 473/7 00 476 00 398/1 00 328 00 329 00 331/17 00 331/27 00 331/27 00 331/27 00 394 00 393 06 393 06 393 06 393 06 393 06 393 06 330/1 00 3359/2 00 3559/3 00 3559/3 00 3559/3 00 3559/3 00 359/1 00 347/10A 00 347/10B 00 347/11B 00	00.	and the second s	
478/4 00 478/5 00 472/13 00 472/14 00 477/2 00 477/1 00 477/3 00 477/4 00 477/4 00 473/7 00 476 00 398/1 00 328 00 329 00 331/17 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/2 00 3359/3 00 3359/1 00 3359/1 00 3359/1 00 3359/1 00 3359/1 00 3359/1 00 3359/1 00 3359/1 00 3359/1 00 3359/1 00 3359/1 00 3347/10A 00 3347/10B 00 347/11B 00	00	•	
478/5 00 472/13 00 472/14 00 477/2 00 477/1 00 477/3 00 477/4 00 477/4 00 477/7 00 476 00 398/1 00 398/1 00 328 00 329 00 331/17 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/27 00 331/2 00 3330/1 00 3330/1 00 3359/2 00 3559/2 00 3559/3 00 3559/4 00 3559/3 00 3559/4 00 3559/4 00 347/10A 00 347/10A 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00	17		
472/13 472/14 00 477/2 00 477/1 00 477/1 00 477/3 00 477/4 00 473/7 00 476 00 398/1 00 328 00 329 00 331/17 00 331/27 00 331/27 00 331/27 00 3330/1 00 330/1 00 330/1 00 330/1 00 330/2 00 3359/2 00 359/4 00 359/4 00 359/4 00 347/10A 00 347/10B 00 347/11B 00 348/1 00 348/1 00 0	00		
472/14 00 477/2 00 477/1 00 477/1 00 477/3 00 477/4 00 473/7 00 476 00 398/1 00 328 00 329 00 331/17 00 331/17 00 331/27 00 331/27 00 394 00 399 00 3330/1 00 399 00 330/1 00 330/1 00 359/2 00 359/2 00 359/3 00 359/4 00 359/4 00 359/4 00 347/10A 00 347/10A 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00 347/11B 00	00		
477/2 00 477/1 00 477/3 00 477/4 00 473/7 00 476 00 398/1 00 328 00 329 00 331/17 00 331/17 00 331/27 00 331/27 00 331/27 00 394 00 399 00 330/1 00 399 00 399 00 310 00	06		
477/1 00 477/3 00 477/4 00 473/7 00 476 00 398/1 00 328 00 329 00 331/17 00 331/27 00 394 00 394 00 393 00 330/1 00 330/1 00 330/2 00 359/2 00 359/2 00 359/4 00 359/4 00 359/4 00 359/4 00 359/4 00 359/4 00 359/4 00 347/10A 00 347/10B 00 347/10B 00 347/11B 00	10		
477/3 00 477/4 00 473/7 00 476 00 398/1 00 328 00 329 00 331/17 00 331/27 00 394 00 3994 00 3994 00 3994 00 3993 00 330/1 00 330/1 00 330/2 00 359/2 00 359/3 00 359/4 00 359/4 00 359/4 00 359/4 00 359/4 00 347/10A 00 347/10B 00 347/11B 00	06	· ·	
477/4       00         473/7       00         476       00         398/I       00         328       00         329       00         331/17       00         331/27       00         394       00         393       00         330/1       00         330/2       00         359/3       00         359/3       00         359/4       00         359/4       00         359/1       00         347/10A       00         347/10B       00         347/11B       00         347/11B       00         347/12       00         348/1       00         348/2       00         348/3       00	04		
473/7 00 476 00 398/I 00 328 00 329 00 331/17 00 331/27 00 331/27 00 394 00 393 00 330/1 00 330/1 00 330/2 00 359/2 00 359/3 00 359/3 00 359/4 00 359/4 00 347/10A 00 347/10B 00 347/11B 00	02		
476 00 398/I 00 328 00 329 00 331/17 00 331/27 00 3394 00 393 00 330/1 00 330/2 00 359/2 00 359/3 00 359/4 00 359/4 00 359/4 00 3759/4 00 3759/1 00 3759/1 00 377/10A 00 377/10A 00 377/10B 00 377/11A 00 377/11B 00	02		
398/I 00 328 00 329 00 331/17 00 331/27 00 331/27 00 394 00 393 00 330/1 00 330/2 00 359/2 00 359/3 00 359/4 00 359/4 00 359/4 00 359/1 00 347/10A 00 347/10B 00 347/11B 00	00		
328 00 329 00 331/17 00 331/27 00 394 00 393 00 393 00 330/1 00 330/2 00 359/2 00 359/2 00 359/3 00 359/4 00 359/4 00 359/1 00 347/10A 00 347/10B 00 347/11B 00	00		
329 00 331/17 00 331/27 00 394 00 393 00 393 00 330/1 00 330/2 00 359/2 00 359/2 00 359/3 00 359/4 00 359/4 00 359/1 00 347/10A 00 347/10B 00 347/11B 00	00	0 10	
331/17       00         331/27       00         394       00         393       00         330/1       00         330/2       00         359/2       00         359/3       00         359/4       00         359/1       00         347/10A       00         347/10B       00         347/11B       00         347/12       00         347/13       00         348/1       00         348/2       00         348/3       00	02 •	2 81	
331/27       00         394       00         393       00         330/1       00         330/2       00         359/2       00         359/3       00         359/4       00         359/1       00         347/10A       00         347/10B       00         347/11B       00         347/12       00         347/13       00         348/1       00         348/2       00         348/3       00	25	5 18	
394 00 393 00 330/1 00 330/2 00 359/2 00 359/3 00 359/4 00 359/4 00 359/1 00 347/10A 00 347/10B 00 347/11B 00 347/11B 00 347/11B 00 347/12 00 347/12 00 348/1 00 348/2 00 348/3 00	05	5 06	
393 00 330/1 00 330/2 00 359/2 00 359/3 00 359/4 00 359/1 00 347/10A 00 347/10B 00 347/11B 00 347/11B 00 347/11B 00 347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	17	7 🐪 27 🕟	
330/1 00 330/2 00 359/2 00 359/3 00 359/4 00 359/1 00 347/10A 00 347/10B 00 347/11B 00 347/11B 00 347/11B 00 347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	22	2 84	
330/2 00  359/2 00  359/3 00  359/4 00  359/1 00  347/10A 00  347/10B 00  347/11A 00  347/11B 00  347/11B 00  347/12 00  347/12 00  348/1 00  348/2 00  348/3 00	32	2 06	
359/2 00 359/3 00 359/4 00 359/1 00 347/10A 00 347/10B 00 347/11B 00 347/11B 00 347/12 00 347/12 00 347/13 00 348/1 00 348/2 00	03	95	
359/3	29		
359/3	. 48	3 41	
359/4 00 359/1 00 347/10A 00 347/10B 00, 347/11A 00 347/11B 00 347/12 00 347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	03		
359/1 00 347/10A 00 347/10B 00, 347/11A 00 347/11B 00 347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	36	_	
347/10A 00 347/10B 00 347/11A 00 347/11B 00 347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	06	•	
347/10B 00 347/11A 00 347/11B 00 347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	00	the state of the s	
347/11A 00 347/11B 00 347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	00		
347/11B 00 347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	09		
347/12 00 347/13 00 348/1 00 348/2 00 348/3 00	09		
347/13 00 348/1 00 348/2 00 348/3 00	10		
348/1 00 348/2 00 348/3 00	33		
348/2 00 348/3 00	03		
348/3	01		
	00		
	02		
348/9 00	00		

	was an it	जन्म : जनमही (	5	2011/ <b>4</b> M 25, 1932		m Alaini.		
[ पाण I] — सण्ड 3(ii) ]			Г		The second			
1		348/11						
5) Turampela (Contd)		348/13			00	21		
		353			98	21 29 36		
		354	مهروب رو		90			
		351			00	92	20	
		334/8	- 1		90	<b>03</b>	3	
		334/7 334/9			. 00	65	17	
		334/12			90	05 97		
the second second		334/13			00	13		
		334/23			< 00		3	
		334/14			00	<b>08</b>	9	
		334/15		ja ja ja ja ja ja ja ja ja ja ja ja ja j	00	64		
		334/17			90	<b>62</b>		
		334/20 334/21			60	03		
	" " " " " " " " " " " " " " " " " " "	334/22	3		00	13		
		333	, ,		00.	.805		
		334/19			60	01		
		332/1	. 40		00	05		
		313/3			0Q 0Q	13 00	<b>A</b>	
		313/4 313/5	}		. 80	19	<b>A9</b>	
		313/6			60	.05		
		313/7			. 00	60	10	
		313/8			. 00	23		
		313/9	A. 1.		90	62	3	
		313/10	1		80 00	OK.		
		313/11			00	÷ òò		
		313/12 313/13			80	4.5	the second of the second of the second of	
		313/14			60	96		
		309/2	1		00	• 30		
		309/1	, and		. 00	3.8		
		311/3	3		(0)	OK.		
		311/4			00 00 00 00	06 05 05 18 11 06		
		311/5 309/16	2,00		00	02		
		310			90 00 00	02 27		
		311/6			00	00	10	
		311/7		O Marie Co	00	, 12	<b>9</b> 1	
		304/1			00	16		

402	THE GAVE	ANUARY 15, 2011/PAUSA 25,	Y 15, 2011/PAUSA 25, 1932			
		and the same of th	2	3	4	.5
5)	description (Crime)	30	4/2	00	12	34
		30		00	02	56
. *		30		00	05	00
	Prince of the second se	30	3	00	09	90
		30	2/4	00	03	67.
2	The first states	30	1/3	00	14	15
		30	1/2	00	03	09
		30	1/1	00	09	12
÷ . '		28	9/5	00	23	81
		28	0/4	00	09	98
		28	9/2	00	20	01
·		28	0/3	00	10	19
•	N. A. C. Stylensky	28:	5/1	00	13	20
• '.'		28:	5/2	00	13	41
٠.		28:	5/3	00	00	39
٠.		284	<b>1/4</b>	00	11	79
		284	V/5	00 :	0.8	77
		282		00	04	87
	" · · · · · · · · · · · · · · · · · · ·	273		00	26	50
		269		00	01	49
		269	0/2	00	20	03
		269	/1	60	25	31
		253	/1 .	00	08	64
		253	/2	00	09	22
		253	/3	00	08	10
		251	/1	00	02	47
. , .		251		00	. 14	85
		251		00	29	69
		251	/4	00	00	58
		251		′ 00	02	37
		.251		00	00 .	76
47.		251		00	23	87
ř .		248	/18	00	Q5	97
			/19	00	11	35
		248		00	00 .	22
		248		00	10	41
		248		00		42
<i>:</i> .		248		00	00	17
		248		00	13	93
		248		00	13	65
	1.00	248		00	13	53
		248		. 00	13	71
	1				. *	7.4

[माग 11—खांच्ड 3(सं)] भारत का राज	वपत्र : चनक	15, 2011/4 29, 1932		
5) Tummapala (Confd)	245/2		00 13	
	.245/3		00 00	
	245/4		00 69	<b>51</b>
	245/7	-	60 69	***
6 ) Maruturu	201/3		00 03	
	201/4 201/5		00 02 00 03	63 35
	201/6		00 12	
	290		00 15	<b>38</b>
	197		00 01	30
	199/1	和 <b>4</b>	.00 /16	
	199/2 195/5		90 11	78
	195/12		00 01 09 69	**
	195/13		00 08	
	198/1		00 02	
	198/2		00 02	97
	198/3		00 02/	
	198/7 198/8		00 02 00 03	16
	191/1		- 00 00	10.
	192/7		.00 05	7
	192/8		00 64	81
	192/9		00 16	36
	193/2		00 10	75
	193/3 189/1		00 11 00 10	43
	189/2		00 15	3
	189/3		00 00	
	181/1 181/5		00 05	15
	181/5		00 05 00 02	<b>68</b>
	181/6	[編集] かった マル	00 05	
	182/1		60 42 00 09	
	182/2		00 09 00 42	68 1 25
	167/7	整整,我们们还是有一个。 美国建设了一个部分的		30
	167/8		00 03	
	167/9 168/14		00 🙀	30
	168/14	數學的 医二氯甲基	00 03	<b>40</b>
	168/13		00 04	21 87
	168/15 154/2		00 18 00 01	
and the second of the second o	CONTRACTOR OF THE	<ul> <li>* 1963* - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -</li></ul>	:一字 こんと 一字巻の こ	こうかん 電影の 最終の グラーカーカン

				S	,	•
404	THE CAME TO DE I	NDIA : JANUA	RY 15, 2011/PAU	SA 25, 1932	[Part	Il—Sec. 3(ii)
			2	+ 3	4	5.
6) Marian		154/3		. 00	03	77
		154/9		. 00	03	49
		154/4	•	00	10.	76
Titley Control		154/5		00	09	33
	<b>自己的自己的自己的关系的自己的</b>	154/6		00	14	69
		154/7		00	00	10
		154/8		00	04	80 ·
		130/19		00	04	48
		153/3		00	00	10
		153/8		00	· 00	50.
		153/9	•	•	00	85
		· · · · · · · · · · · · · · · · · · ·		00		
		153/10		00	03	05
		153/11		00	09	99
en de la companya de la companya de la companya de la companya de la companya de la companya de la companya de		153/12		00	00	60.
		152	1	00	, 13	00
		130/2		00`	00	30
		130/3		00	04	48
		130/4		. 00	09	. 41
		130/5		. 00	0.4	52
		130/6		. 00	05	83
		130/7	¥	. 00	01	37
		138/5		00	06	89
		138/6		00	. 00	36
		138/3		. 00	11	33
		138/4		00	05	64
		138/2	*	00	02	45
	· · · · · · · · · · · · · · · · · · ·	134/2		. 00	00	10
	N. 机自己 包数 的最大。	134/3		00	12 .	64
		134/4		00	02	40
	The second secon	137/6	- :	00	01	78
		137/7		•		
		13///	,	00	11	10
		134/1	· • • • • • • • • • • • • • • • • • • •	00	10	90
		135/7		. 00	02	39
		135/8		00	08	.08
		120/13		00	00	34
		120/12		00	01	89
		120/11	1	00	01	92
	1. 人类W. 从此是多数人。	120/10	,	. 00	03	48
1		120/9		- 00	00	63 24
		120/8		. 00	09	24
	(A) (A) (A) (A) (A) (A)	120/7		. 00	06	10
		120/5	• 1	, 00	12	96

[भाग ।।—खण्ड ३(० ]	19.	भारत का राज्येत्र	: WHAT 15	2011/1025
			4. 4. 4. 4. 4. 4.	7 - CT 11. 14 6

	2. 7.		2			TV and A		
) Minmini (Conti)	2	120/4	16.10		- 0			
		120/3		The first hand	00	17	63 16	
		126/2	10.39		00	'00		
		112/8			00	04	. 93	
		119/1			00	02	97	
		118/3		Walter A	- 00	29	95 17	
		118/2 118/1			00.	01 42		
		117/3			00 00	02	72	541
) Rebaka							81	R 17 7
) NGORKE		220/1 220/3	往後學出		60 00	08 27	21	7.
	A second	220/4	of Miller		00	38	10	
		220/5	1 3 3 4		00	21	<b>14</b>	
	9	222/1			00	<b>05</b>	73	fili partici Satur
		224			60	89	15	* 1.35 1.750
		225/2			99	00	90	
		225/3	1 1 21	,	.00	01	10	
		225/5	1.00		00	02	28	
	e phase	211			00	03	72	
		207		o potaki	00	93	2 <b>\$</b> 59	
		210			00	34	\$9	
		223/1				18	ΠÍ	
) Makavaram	7	182/1			.09	42	34	
		181/8			90	0,6	42	
		181/19			80	Ö2	7	
and the state of the state of		181/20	*	er and the King of		90	.A	v
		181/22			00	09	25	
		181/23 182/2			00	15	53 23	
		162-2	十分湯		( 00	39	56	
	A Company	162			00	07	39	4
		164	A supplied		00	10	49	
		166/1	1 1 1		00	06	57	
		166/2A						
		185/3	化特点		00 00 00	92 95 92 93	31	
		185/4	A Post	$\mathcal{A}:[x]$	90	62	00	
A STATE OF THE STA		185/5	11 19 19		00	03	75	1.
		185/3 185/4 185/5 185/7 185/8	· 数 写			20	45 31 00 75 35	(a)
	,	185/8			.00	11	49	
		185/9			.00	11 02 80	36 37	
		185/10	1 317		00 .00	.80	57	
	A Company of the Comp	185/17	1. 图1.00		.00	00	10	

د میک د مردد نو				2 .		4	5
Market			185/18		00	03	32
1. 1.			185/19	•	00	01	, 20
			185/20	•	, 00	05	49
1	11.4		185/21		00	00	. 88
			185/22		. 00	05	26
. :			151/1	•	00	00	18
•			184/13		00	· 05	· 72
13 1	P. 14.		184/14		00	02	33
			184/15		00	11	08
	taring a second agency		184/12		00	06	49
			184/10		/ 00	09	53
			149/5		00	00	40
٠,,			149/4	· .	00	. 04	65
\ \:			149/3		00	07	87
			149/2		00	03	50
			149/1	•	00	01	68
			150/15		00	00	10
			150/1	,	. 00	10	53
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	133		4 7	00	08	21
			150/2	·		01	91
•			150/3		.00		•
			148		00	11	.34
		The second second	147	•	00	63	05
15.5			144/4		.00	02	74
			144/5		.00	20	72
	र विकास		144/6		00	16	81
á.	7 FOLLS		144/7	·	00	16	50
) Ko			165	8.	. 00	12	• 34
			218		00	13	55
			219/1		90	99	. 71
			227/1		[00	07	. 20
100			227/2	• • •	00	30	95
3.5			227/3		00	21	25
			227/4		00	06	25
			223/2		00	00 .	50
1.00			223/3		00	01	10
1			223/4		00	02	40
		· · · · · · · · · · · · · · · · · · ·	223/10		00	00	55
3.3			223/10		90	02	70
		TARE VALUE OF THE STATE OF THE		• • •	00	02	65
			223/13		00	00	70
- <u>(</u>			223/14				'50
			223/15		00	00	
	1. 1. 1. 1. 1. 1. 1. 1.	<b>三字建筑</b> 经验第二字	223/16		00	01	50

T					3. 4. %.	
9)	Kondupalem (Contd)		223/17		00 194	filipina kan ana ana ana ana ana ana ana ana a
		Paragraph Land Spiles	223/18	i din Operation		and the second of the second o
	<b>.</b>	ran in die der der der der der der der der der de	223/19		00 . 04	
			223/20		60 70	
			223/21		00 00	75
			223/23	n de la companya de la companya de la companya de la companya de la companya de la companya de la companya de La companya de la co	<b>89</b> • • •	5. 1 17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			224/1	A Secretary Secretary	00 01	the state of the s
			224/2	والمحالة المتحددة المتحدد والمحالة	.00 90	
	•		224/3		06 01	
	•		224/4		<b>00</b> 00	
/			224/6		01	The state of the s
			225/2	فأهجر والأماأ أأمار بالطهام	90 90	and the second of the second o
5			225/3 204		00 57 00 07	
	y*		201	3.0	00 07 01 06	and the contract of the contra
	,		202		90 06	
			203/1		00 01	N. T.
			191/20		00 00	保護 泉 さんご きょこばばれる
			190		00 96	
	•	and the state of the second of the second	189/5A	talika	00 02	した こうさい こうしん 海豚 アイデー
			189/6À		00 18	2000 A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		or the second	189/7A	i∯rij ⊉vilili.	00 12	
			189/8A		00 21	
٠.			189/9A		00 13	
			189/10A		00 04	and the second of the second o
	· · · · · · · · · · · · · · · · · · ·		205		60 33	
-	<del></del>				A TOTAL TOTA	TARREST AND A STATE OF THE PARTY OF THE PART

F No. L-1-STATEMENT (S.F.)

### नई दिल्ली, 10 जनवरी, 2011

का. आ. 162.—भारत सरकार को लोकहित में का आवश्यक प्रतीत होता है कि तमितनाहु में तिस्ताओं के आव विजयवाधा-नेत्लोर-चैन्नई पाइपलाइन के टर्मिनल प्याइंट से देश के विभिन्न हिस्सों में उपभौजताओं तक प्रावृतिक नेत के ब्रोह्मक के लिए असर्ग रिलोजिसटिक्स इन्फ्रास्टक्चर लिमिटेड द्वारा चैनाई संगतीर-मंगलीर पाइपलाइम विकार जाती साहित्य

और, भारत सरकार को उक्त पाइपलाइन विखने के प्रयोजन के लिए वह आवश्यक प्रतित लेख है कि उस की में जिसके नीतर उक्त पाइपलाइन विछाई जाने का प्रस्ताव है और जो इस अधिसूचना से उपायक अनुसूची में अभित है, उपनीप के अधिकार का अर्जन किया जाए;

अतः, अव, भारत सरकार, पेट्रोलियम और खनिज पाइपलाइन (पूनि में उथयोग के अधिकार का अर्थन) अधिकार के अधिकार का अर्थन (1962 का 50) की बास 3 की उपथारा (1) द्वारा प्रवत्त शक्तित्यों की प्रयोग करते हुए, उनमें उपयोग के अधिकार का अर्थन करने के अपने आधार की घोषणा करती है;

कोई व्यक्तित, जो उक्त अनुसूची में वर्णित भूमि में हितवहाँ है, उस सारीख से जिसको उत्तर अधिनियम की बारा है की उपवार। (१) के अधीन जारी की गई अधिसूचना की प्रतियां साधारण जनता को उपलब्ध करा दी जाती हैं, इनकीस दिन के खेता और की नीचे पाइपलाइन विछाई जाने के लिए उपयोग के अधिकार के खर्बन के संबंध में श्री के नतानिया, सक्षण प्रविकार, रिलोजिसटिवस इन्क्रास्ट्रक्चर लिमिटेड, 74, दूसरी मंजिल, प्रेरहीत विसेज, कॉन्नियां राँड, क्यांकर - 500 05 के कार्यकर को लिखित रूप में आक्षेप भेज सकेगा।

### अनुसूची

तानुक ३ रापम		जिला १ हासन	् राज्य ३ क	राज्य ३ कर्नाटक			
		सर्वे सं-/ सब डिविजन सं-	आर-उ <b>वे</b>	गे-यू-अर्जि लिए बेह्र	त करने स्रत		
		Andrew Comments	हेक्टेबर	एवर	सि एयर		
		2	3	4	5		
)	नर्बोहरा	6	00	69	75		
		5*	00	18 😁	20		
)		8	00	00	′ 43		
)	अनुमेश्	26	00 /	ל3	06		
		25	00	29	37		
		24:	00	66	97		
		28	00	93	∵ 27		
		29	00	53	58		
		21	00/	24	05		
)		11	. 00	18	09		
	[1] [1] [1] [1] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2	25	00	0.6	77		
		24	00	80	86		
		23	00	09	37		
		22	00	03	24		
		21	00	00	· 33		
	1、多个种类型,是一种的	सर्वे नं 23, 22 और 73 के बीच मे नार	ता 00	03	. 71		
		73	00	24	34		
		75	00	29	28		
		76	00	02	41		
		82	00	0.6	76		
1		83	00	00	18		
		91	00	38	17		
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	<b>ົ 90</b>	00	00	22		
		सर्वे नं 91. और 109 के वीच मे नाला	00	09	<sup>7</sup> ~ 65		
		109	0.0	21	06		
		110	00	00	69		
		108	00	06	21		
		107	00	26	25		
í		106	0.0	02	68		
ė	1000000000000000000000000000000000000	<b>211</b> 11	00	20	44		
.		105	00	31	24		
		सर्वे नं 105 और 131 के वीच मे नाला	.00	13	73		
		. 131	00	47	73		
٠.		126	00	37	81		
٠,	一位。在各种的主义的特殊的特别	सर्वे नं 126 और 125 के बीच मे रोड	00	09	21		
٠,		125	00	08	77		
Ţ	TO SECULIAR TO A SECULIAR SECU	जिला ३ हासन	राज्य ३ कन	दिक			
í	River and the second	2	04	83	10		

				, v			
[भाग II—खण्ड 3(ii)]	भरत का स	न्त्र : सन्वर्ध	5 2011/A	25, 1932			
$\mathbf{i}^{*}$			2				No An
1) केंक्सली कार्या (निरंतर)	11				00	46	30
	13		1		00	85	82
	14	4	强大力		00 00	0.1 41	35 06
	14	100 1 11			00	44	18
	- 15	1			00	00	47
	15				0.0	53	53
	16		使用的		- 00	49	92
	17	: · · ·			00	52	50
	18 18	0			00 00	51 53	24 47
	19				00	50	64
	19				00	50	78
	19	8			00	.01	67
	· ·	00			.00	38	66
	19	1 1		•	00	11	09
	4 14					les .	
ालुक ३ वेलुर <b>वर्णनकरती</b>	7	जिला है झर	7		00	16	65
					90	96	84
इनिकें	12 13	*			*QD	72	17
	20				00	11	68
	7				00	40	78
	5			taliga di subseria da per Para di periodia di Para di Pa	00	32	52 17
	2				00	06	17
	3		1500		00 00 00	28 40 57 41	51 96
	गार्ट	की गडि			00	57	14
	11	हैं की गड़ि 8			00	41	
	9 90 dt	4		No order	00	10 01	22
	51 52			. Z.	· 00	G†	95 23 34 47 22 81 70
	52			garaga.	00	12	22
	54 55				00	12 03 22 11 20	81
	5.	5			00	11	70
	55 56 58	3			00 00 00	20	-09
**	60 57	0	10 mm 1 mm 1 mm 1 mm 1 mm 1 mm 1 mm 1 m		00	01	61
	57				-00	04	81
	64	5 · · · · · · · · · · · · · · · · · · ·			00	5.2 0.2	58 .77
		<b>=</b> !	71.		y WY		
\ (P)			1 40 1 3	Section ?	nn.	19	20
) श्रीरपुषे		35		Y	00 00 00	12 02	3.0 53 0.0

4	THE GA STIE OF RIDIA: JANUARY 15, 2011/PAUSA 25, 193	2	[Part II—	Sec. 3(ii)]
35		3	4	5
4)	18/3	00	21	51
•	18/1	00	45	43
-	18/2	00	00	. 32
	17/1	00	02	20
٠.	24	00	09	18
	16/1	00	34	49
ι	16/2	00	08	15
	16/3	00	04	99
1	15/2	00	09	89
	15/1	00	: 06	54
	14	0.0	09	58
	13/1	00	23	79
:	13/2	00	18	36
4	11/1	00	20	68
	11/2	00	07	
	10			58
	Fig. 2. So the first of €0.55 (\$4.56); So the first of €0.55 (\$4.56);	0.0	07	17
٠.	सर्वे नं 10 और 7 के वीच में सरकारि खराव	00	04	80
	<b>7/5a</b> 1	00	04	.78
		00	01	38
	8	00	13	. 84
٠,	39	00	40	88
-	38	00	· 25	69
	37	00	75	97
	47	00	58	22
4	186	00	14	82
	सर्वे नं 186 और 190 के वीच मे रोड	00	06	00
	190	00	. 17	21
	191	00	42	75
	सर्वे नं 191 और 194 के बीच मे ग्रामटाणा	0.0	20	50
	194/3	00	18	52
4	5	00	48	23
•	सर्वे नं 5 और 7 के वीच मे ग्रामटाणा	00	19	04
: -	7/2	00	18	:67
• .	7/1	00	22	60
	18/1	00	40	66
:	17	00	08	00
12.1	23	00 -	04	96
· <	22/6	00	00.	67
·	22/4	00	42	
	24	00		94
	軟 コールコークスがもにんだら過ぎたりがた。行為軍士とし、「ニュー」(ニューニュー)	UU.	03	34
٠.	22/3	00	0.3	57

		TO THE POST		
[पार्ग []— बारह 3(1)]	the territory and the	d 15, 2011/dw 25, 1982		
5) water (Piller)	35/3		00 -7 66 %	
	35/2		00 12	
	36/1		00 04	10
	36/2		60 09	73
The state of the s	37		00 07	141
	38		00 15	84
	39/1 39/3		00 11	10
	39/2		. 00 05	19
	41/2		00 03	45
	41/1		00 26	45
	40		00 27	
	46		00 19	74
	47 30		00 07 60 34	
6) बेंबरपेटे	17		00 34 00 24	
7)	11/2		00 08	-69
	सर्वे न 11 औ	12 के बीच में रोड	00 06	
	12/1		00 16	•
	9/1		00 15	
	8		00 83	***
	7 5		00 <b>29</b> 00 00	34 10
	6		06 12	71
	39/1		00 14	20
	39/2		00 14	<b>10</b>
	40 41/1 41/2		00 97 00 17	4
	41/1		00 18	
	41/4		00 18 00 27 .	21 02
	42		00 15	
	43		00 20 00 02	71
	47/1		00 20 00 02	01
	36		00 10	76
	35/1和	The same and appropriate	00 44 00 00	
7) विरेगर्सर्वे	35/1 <del>वी</del> 161		00 si	
A CARACTER STATE OF THE STATE O	162/2		00 32	<b>N</b>
	162/1		00 20	7.5
	162/3		00 04	70 27
	163/2		00 35	44
	160/3		00 08	23

THE	GAZETTS OF	INDIA : JANUA	RY 15, 2011/PAUSA 25,	1932	[Part II—	-Sec. 3(1
			2	. 3	.4	. 5
		160/4		00.	26	21
		163/1		00	00	40
		160/2		00	05	42
		160/1		<b>'00</b>	04	. 77
		159/2		00	35	50
		159/1	* ·	00	13,	41
对一类的过去式		158		00	0.0	10
		47		00	02	28
		46/2		00	17	41
		· 46/1		00	19	- 31
		49/1	6 · ·	00	16	85
		50/2		0.0	12	2.9
		53/2		0.0	19	35
		51/3		0.0	04	99
		53/1		.00	14	55
		67		QO	01	29
		59/2		00.	21	97
		62/2		. 00	05	96
	<b>第27号总集工</b>	30/2		00	01	. 70
		28/5	<i>.</i>	00	28	35
		28/3		00	15	90
		28/2		00	33	23
		73		00	22	37
		, 74		00	14	93
		29/2		00	00	10
		29/3		00	12	40
		22	•	00	13	. 08
		23/2		00	43	51
		21		00	09	93
		19		00	74	10
. 化温度流流		20		00	16	67
	6.	145	V 1.	00	07	65
		18	•	00	22	11
		17/1	· · · · · · · · · · · · · · · · · · ·	00	10	30
		16/2		00 >	21	26
		144		00	91	0 1
	7.775	143		. 00	06	21
		91		-00	29	76
		132		00	25	A. 99
A Visit	数据 [3] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2	133		00	00	50
		131		00	35	21
		135		,00	02	73

The state of the s

1 120	00	28	90
9) अरेहमसी (निरंतर) 128			
126	00	00	39
127	00	31	07
92	0.0	12	<sup>1</sup> 51
93	00.	22	04
94	00	29	76
90	00.	03	22
89	00	02	73
103	00	31	54
	00	06	36
95	00	07	
99		-	90
102	0.0	08	47
100	00	20	75
98	00	05	. 25
49	0.0	58	17
- <b>45</b>	00	01	83
47	00	41	56
. 39	00	63	91
208	00	13	68
216	-00	58	90
214	00	45	60
242	00	49	97
णे) मालहरूली	. 00	29	72
19/1	00	29	52
18/1	00	. 11	68
22/2	00	10	09
22/1	00	13	72
24	00	50	26
. 26	00	43	25
27	00	16	75
28		05	45
29	00	80	40
सर्बे नं 29.30 और गाउँ सीमा के बीच मे नाला		12	08
30	00	43	73
	:: ~00° ::	44	20
2/2			THE PARTY OF THE P
1) गुरंगिकली	00	55	47
75	~ 01	05	88
44	00	01	94
46	00	27	93
48	00	85	45.
66	00	81	69
67.	00	37	81
010			<u> </u>

	2	3	14 1	. 5
1) पूर्वभाषा विकास	65	00	17	26
The state of the s	64/2	00	12	33
	64/1 <del>u</del>	00	20	84
	64/1 <del>a</del> î	00	22	35
	85	00	24	54
	83	00	11	30
	82	00	01	24
	81	00	18	. 44
	<del></del>			_
Tendet.	125	0.0	06 -	73
	134	00	33	87
	123/2	00	01	75
	130	00	12	58
	131	00	21	14
	132	00	33	48
	133	00	20	77
	121	00	08	40
	120/2	00	42	68
	120/1	00	10	74
	119/2	00	11	23
	111	00	01	73
	110/2	۰ 00	0.9	49 -
	110/1	00	18	24
	सर्वे नं 110 और 96 के वीच मे रस्ता	00	0.4	54
	96	00	47.	75
	95	00	32	76
	94	00	10	. 85
	93	00	46	33
	226	-00	14	77
	90	00	0.0	86
[2] 医正规 的现在分词	4	00	26	00
	5	00	52	14
	8	01	05	92
	सर्वे नं 8 और 49 के वीच मे नाला	00	01	77
	सर्वे नं 8 मे नाला	00	10	60
<b>वान्यस्ती</b>	सर्वे नं 25 और गावँ सीमा के वीच में नाला	00	03	21
	25	00	03	93
	26	00	17	10
	28	00	08	44
	27	00	28	22
	33/1	00	55	21
	32	00	00	10
	34.	00	46	47

		1		* [			2	. J √€ '₹V	3	4		7
13)	वान्त्रसी	(निरंतर)	3.		35				00	13	15	
14) 3	म्बसगोड				10				00	10	81	š.
					9				60	41	11	
		:		• .•	8				00	42	26	
					4				00	08	59	ا مُنت ! ا
					3 -				0.0	68	48	
	•				18/2				00	34	68	3.1
	•			4.	19/1				00	00	36	; ;
:	-				18/3		- ' ,	de train	00	20	92	
	~				22				- 00	17	28	
					26/2		٠ .		00	37	68	. ·
				· . · ,	26/1	· ·			00	35	81	
		⋰.			23/1				00	00	21	
	· - 1	-	1		24/6				00	29	- 08	٠٠, ٔ
	•				24/5				00	07	50	
		•	•		24/4		•		00	01	34	
					24/2				00	12	39	

फा से एल.-14014/115/201<del>0 औ.</del> पी.]

के के समा अवर सचिव

#### New Delhi, the 10th January, 2011

S.O. 162.— Whereas it appears to Government of India that it is necessary in public interest that for transportation of natural gas from terminal point of Vijayawada-Nellore-Chennai pipeline near Tiruttani in Tamij Nadu to consumers in various parts of the country, Chennai - Bangalore - Mangalore pipeline should be laid by M/s Relogistics Infrastructure Limited;

And, whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of the Right of User therein for laying the pipeline under the land took Mallingth, Competent Authority, Relogistics infrastructure Limited, No.74, 2nd Floor, Prestige Feroze, Cunningham Road, Bargalore 560052, Karnataka State.

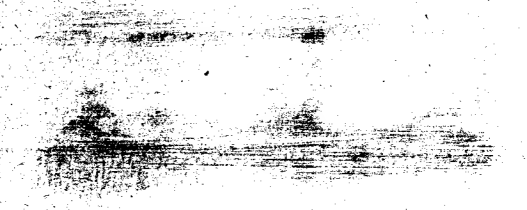
## Schedule

7	luk: Hassan	District: Hassan	State: Karnataka			
	Village	Survey No./Sub-Division No.	Area to	be acquire	ed for RoU	
			Hec	Are	C-Are	
		2	3	- 4	5	
1)	Narashipura	6	00	69	75	
		5	00	18	20	
2)	Yalegondanakalli	8	00	00	. 43	
3)	Anuganalu	.26	00	. 37	06	
		.25	00	29	37	
		24	00	66	97	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	28	00	93	27	
		29	. 00	53	58	
		21	ŎO.	. 24	05	
4)	Kamenahalli	11	00	18	09	
	and the second of the second o	` <b>25</b> ′	00	06	. 77	
		24	00	08	86	
		23	. 00	09	37	
		22	òo	03	24	
		21	00	00	33	
		Nala between Sy.No. 23, 22 & 73	0Ó	03	· 71	
		73	00	24	34	
		75	00	29	28	
	■ 有力量等的 的特別	76	00	02	41	
		82	00	06	76	
	The gift was emission for the	83	00	00	18	
٠.'		91	. 00	38	17	
		90	00	00	22	
	The second by the second and the	Nala between Sy.No. 91 & 109	00	09		
•	Virginização Servição 1	109	. 00	21		
	State A model S at	110	. 00/	00	4	
		108	00	06	21	
	A Sugar War San San San San San San San San San San	107	00	26		
		106	00	. 02		
		IFI	00	20		
		105	00	31	24	
•		Nala between Sy.No. 105 & 131	- 00	13	73	
		131	00	47	73.	
		126	00	37	24	
	10000000000000000000000000000000000000	Road between Sy.No. 126 & 125	00	09	21	
	一个人的智慧的 经重要的。	125	00	08	.77	
=	Teluty Areliare				11/22/2014	

	Í	1	2		3		3
Manjonshalli Ka	val (Contd)	118			00	43	73
		137			00	65	82
•	e e	140			00	01	55
		141			60	41	06 .
-		148			00	44	13
		158	10.5		00	00	47
		159		12.4	00	53	53
-		164			-00	49	92
•		175			00	52	59
		180	3		00	51	24
	•				00	53	47
		185			-	50	64
	• :	190			- 00		76
	t e	195	114		00	50 01	67
·	•	196			90		
		200			00	38	66
	: ÷	199			00	- H - 7	09
		147			00	13	. 38
Taluk: Bek			District: Hass	10	Stat	e: Karput	alca :
) Bammenah		7		-	00	. 16	25
) Hanike		12		7	. 00	96	54
, 114114		13			00	72	17, 3.1
· 🧖		20	. 14		00	11	68
٠		7			00	49	78
	1.00	5	and the second	مرواتم والأناس	··· 00 ···	32	52
	•	,	***	100	- 00	00	17
		3			. 00	29	51
		1		•	.00	40	08
		3/30-	ge Limit		00	57	- 14
			Be Time	.: 5 )	00	41	95
		118		<u>.</u>	00	10	22
		114			00	01	38
	•	51.	10. 3 1. 1			12	47
· · · · · · · · · · · · · · · · · · ·					0.00	. 12 .	
***		52		and the			
		54			00	- 03	22
		54 55			00	03 22	61 4
		54 55 56			00 00 00	03 22 11	61 70
		54 55 56 58			00 00 00	03 22 11 20	61 70 <del>09</del>
		54 55 56 58 60			00 00 00 00	03 22 11 20 01	61 70 09 41
		54 55 56 58 60 57			00 00 00 00 00	03 22 11 20 01	61 70 09 41 61
		54 55 56 58 60 57 65			00 00 00 00 00 00	03 22 11 20 01 04 52	61 70 09 41 61 38
		54 55 56 58 60 57 65			00 00 00 00 00	03 22 11 20 01	61 70 09 41 61
)) Heerseinus		54 55 56 58 60 57 65 64			00 00 00 00 00 00 00	03 22 11 20 01 04 52 02	61 70 99 41 61 38
3) Heeraguppe		54 55 56 58 60 57 65			00 00 00 00 00 00	03 22 11 20 01 04 52	61 70 09 41 61 38

1	18 THE GAZETTE OF INC	DIA: JANUARY 15, 2011/PAUSA 25, 1932		[Part II—Sec. 3(ii)]		
-		2	3	4	5	
7	hikkahiscoda	18/3	00	21	51	
_		18/1	00	45	43	
		18/2	00	00′	32	
		် <b>17/1</b>	00	02	20	
- 1		24	00	09	18	
ı		16/1	00	34	49	
ı		16/2	00	08	15	
		16/3	00	04	99	
		15/2	00	09	89	
		15/1	00	06	54	
,		14	-00	09	58	
		13/1	00	23	79	
		13/2	00	18	36	
ŀ		11/1	00	20	68	
		11/2	00	07	58	
		10	00	07	17	
		Govt. Kharab Between Sy.No. 10 & 7	00	04	80	
		7/5B1	00	04	78	
		9	00	01	38	
١		8	00	13	84	
		39	00	40	88	
7		38	00	25	69	
` `		37	00	75	97	
١		47	00	58	22	
5)	Mattavara	186	00	14	82	
~		Road between Sy.No. 186 & 190	00	<b>06</b>	00	
		190	00	17	21	
		191	00	42	75	
		Gramatana between Sy.No. 191 & 194	00	20	50	
		194/3	00	18	52	
		5	00	48	23	
		Gramatana between Sy.No. 5 & 7	00	19	04	
		7/2	00	18	67	
		7/1	00	22	60	
		18/1	00	40	66	
		17	00	08	00 -	
. 1		23	00	04	96	
		22/6	`00	. 00	67	
•		22/4	00	42	94	
.		24	00	03	34	
		22/3	00	03	57	
		22/5	00	10	38	

;



[भाग II—कण्ड 3(ii)] भारत	का राजपत्र : जनवरी	15, 2011/ <b>44</b> 25, 1932			415
			3 ]	4	
5) Mattavara (Contd)	35/3		00	06	
	35/2		00	12	12
	36/1		00	04	90
	36/2		00	09 ~	73
	37		00	07	41
	38		00	15	89
	39/1		.00	11	70
·	39/3		00	00	10
	39/2		90 -	05	13
	41/2		00	03	66
	41/1		00	26	0,5
	40		00	27	41
	46		00	10	73
	47		00	07	29
	30		00	34	
6) Venkatapete	17		00	24	84
	11/2		00	08	52
		Sy.No. 11 & 12	00	06	17
	12/1		00_	16	64
	9/1 -		00	15	45
	8		00	63	86
			.00	29	71
•			00	90	10 -
	39/1		00	12	71
	39/1	-	00	14	24
	40		00	07	68 83
	41/1	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	00	17	62
	41/2		00	18	21
	41/4		00	27	09
	42		00	15	
	43		90		88 91 ×
	47/1	•	00	20 02	01
	36		00	10	
	35/1C		00	44	06. <b>*</b> 76
	35/1B		00	00	71
7) Hiregarji	161		90	05	09
	162/2		00.	32	57
*	162/1	•	00	20	79
	162/3		00	04	27
	163/2.		. 00	35 _	45
	160/3		00	06	23

-		1.			ARY 15, 2011/PAUSA 2	3	4 .	5
) · F	iregarji (Contd)	1.		160/4	* · · · · · · · · · · · · · · · · · · ·	00	26	21
<b>'</b> '				163/1		00	00	40
				160/2		. 00	05	42.
		٠, ٤		160/1		00	04	77
	3.0		* * * *	159/2		00	. 35	50
		i desti Lista di Santa		159/1		00	13	41
				158	_	00	00	10
			の数の対し	47		00	02	28
				46/2		00	17	41
	· .			46/1		00	19	31
,	, A .			49/1		00	16	85
¥		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Can	50/2		00	12	29
				53/2	-	00	19	35
; .				51/3		00	04	99 .
				53/1		00	14	55
		*	and the second	67		00	01	29
.				59/2		. 00	21	97
	·: '			62/2	•	00	05	96
				30/2		. 00	01	70
			20 m 1 m	28/5		00	28	35
	* 1 No. 1			28/3		00	15	- 90
				28/2		. , 00	33	23
				73		00 .	22	37
	_	. <u>†</u>		, 74		. 00	14	93
0)	W-1	1,21		29/2		00	00	10 -
8)	Kadegarji			29/3		00	12	40
				22	:•	,00 ,00	13	. 08
i		-		23/2	•	. 00	43	51
	*			23/2 21		00	09	93
	* 7 1			19	• •	00	74	-10
				20	•	00	16	167
				145		00	.07	65
				18		. 00	22	11
		. 13- <u>-</u> 		17/1		. 00	10	30
.	***			16/2		- 00	21	26
	4 40		SQCT					
9)	Archalli	-vi. 2-1	Marie Comment	144		00	91	01
	7,			143		00	06	21
	1	· · · · · · · · · · · · · · · · · · ·		91		00	29	.76
				132		00	25	99
				133		00	00	50
			-	131 135	•	. 00 00	35 02	21 73

***	1	******	1		7 7	A	
Arehalli (Co			128		00	28	90
	,,,,,,		126		00	00	39
			127		. 00	31-	07
	•	,	92		00	12	51
	1. No.	2.1	93		00		04
	1		94		00	22 29	76
			90		00		22
			89			03	
			103		00	31	73
			95		00	_	54
			99		-00	06	36
•					. 00	07	906∗
			102		00	. 08	. 47
		4	100		00	20	75
			98		00	05	25
		·	49		00	58_	17
			45 3		00	01.4	83
•			47		00	41	56
			39		00	63	
	•		208		00	13	
· ·			216		00	58	90
			214		00	45	60
			212		. 00	49	97
)) Malahali	li .	γ : . <del>-</del>	19/2		. 60	29	72
•	, , , , , , , , , , , , , , , , , , ,		19/1		00	29	52
	•	• .	18/1		00	11	68
			22/2		00	10	. 09
			22/1		00	13	72
•		-	24		00	50	26
•	•	٠.	26		00	43	25
:			27		00	16	75.
			28		00	05	45
•			29		00	08	40
	:			en Sy No. 29,30 & V.B	00		08
•			30		00	12 43	73
	,		- 2/2		00	44	20
) Guragiha	alli		43		00	55	47
, carasus							
_	and the second		75		01	05	88
	<b>'</b> :	₹.,	44 46		00	01	94
	• . •				00	27	93
			48	- 1.4	00 00	8.5	45 69
			66			81	

422 THE GAZETTE OF IND	NA: JANUARY 15, 2011/PAUSA 25, 193		[Part II—Sec. 3(ii)		
	2	3	. 4	5	
Ournighald (Cond)	65	00	17	26	
	64/2	00	12	. 33	
	64/1A	00	20	84	
	64/1B	00	22	35	
	85	00	24	54	
	83	00	11	30	
	82	00	. 01	. 24	
	81	00	18	· 44 ·	
Malasaviire	125	00	06	. 73	
	134	00	33	87	
	123/2	00	01	75	
	130	00	12	58	
	r 131	00	21	14	
	132	00	33	48	
	133	00	20	77	
	121	00	08	40	
	120/2	00	42	68	
	120/1	00	10	74	
	119/2	00	11	23	
	111	00-	01	73	
	110/2	00	09	49	
	110/1	00	18	24	
	Cart track between Sy.No. 110 & 96	00	04	54	
	96	00	47 .	. 75	
	95	00	32	76	
	94	. 00	10	.85	
	93	00	46 .	33	
	226	00	14	77	
	90	00	00	86	
	4	00	26	00	
	5	00	52	14	
	8	01	. 05 .	92	
	Nala between Sy.No. 8 & 49	00	01	77	
	Nala in the Sy.No. 8	00	10	60	
Kaanahalli	Nala between Sy. No. 25 & V.B	00	03	21	
	25	00	. 03	93	
	26	00	17	10	
	28	00	08	44	
	27	00	28	22	
	33/1	00	55	21	
and the state of t	32	00	00	. `10	
The second state of the second	34	00 -	46	47	

T COURT	TT	THEFT	3(ii)]
LTITE	и-	4.0	ипп

		·					
पारत 🖦	मनपत्र	• जनमही	14	2011	/dia	25, 1932	r-
4174 4	71-11-11-11	• 7 1730		2011		43. 1934	

Ļ_		1				2	-	3	4	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
<u>13)</u>	Kaanahalli (Contd)				35.		1	00	. 13	15
14)	Umbalagod		•	. *	10			00		81
					9			00	41	11
					.8 · 202		1	00	42	26
	7	÷.			4			00	68	., 59
		· · · · · · · · · · · · · · · · · · ·	•	1	3			00	68	48
	·	, :			18/2			00	.34	68
	, 1		1	,	19/1	-	•	- 00	- 90	- <b>36</b>
		. ,			18/3			.00	20	92
				·	22			00	17	28
	•			*A .	26/2			-00	37	08
	•		. ~		26/1	*		00	35	<b>8</b> 1
	•		,		23/1		•	90	00	21
	1000			•	24/6			- 00	29	08
		. *	•		24/5			00	07	50
	•				24/4			00	01	34
			• •		24/2			00	12	39

[F. No. L-14014/1150010-G.P.]

नई दिल्ली, 10 जनवरी, 2011

का. आ. 163.—भारत सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि तमिसनाहु में तिरुतानी के पास विजयवाडा-नैल्लोर-चैन्नई पाइपलाइन के टर्मिनल प्वाइंट से देश के विभिन्न हिस्सों में उपभोक्ताओं तक प्राकृतिक मेस के पेरिक्डन के लिए मेसर्स रिलोजिसटिक्स इन्फ्रास्ट्रक्चर लिमिटेड द्वारा चैनाई-टयूटीकोरिन पाइपलाइन विकार जानी स्वाहिए;

और, भारत सरकार को उक्त पाइपलाइन बिछाने के प्रयोजन के लिए यह आवाश्यक प्रतीत होता है कि उस भूनि में, जिसके भीतर उक्त पाइपलाइन बिछाई जाने का प्रस्ताव है और जो इस अधिसूचना से उपाबद्ध अनुसूची में वर्णित है, उपयोग के अधिकार का अर्जन किया जाए।

अतः, अब, भारत सरकार, पेट्रोक्टियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनिया, 1952 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदक्त शक्तियों का प्रयोग करते हुए, उसमें उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है:

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबछ है, उस तारीख से जिसको उक्त अधिनयम की धारा 3 की उनकार (4) अधीन जारी की गई अधिसूचना की प्रतियां साधारण जनता को उपलब्ध करा वी जाती हैं, इसकीस दिन के भीतर भूमि के गइन बिछाई जाने के लिए उपयोग के अधिकार के अर्जन के संबंध में श्री एस . राजामनिकाम, सबन प्रविचारी, अधिरदक्वर लिमिटेड, नं•9डी/6डी, रामकृष्णपुरम, पील्लैबार कोवील के सामने, करूर - 639001, राजिकाधु

# अनुसूची

व ध्आलुर	जिला इसेलम	राज्य ६ तमिलनाडु			
भीव का नाम	सर्वे सं / सब डिकिजन सं -	आर-अ		ति करने फार	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	7	हेक्टेयर	एयर	सि एयर	
	7	3	4	5	
न्तुर वर्स ए	41.	02	81	17	
	6/33	00	24	33	
	11/14	00 .	0.0	84	
	11/12	00	46	32	
	11/11/2	-00	00	83	
	सर्वे न. 11/11/1 में रास्ता	00	03	56	
	12/36	00	66	68	
	-12/29	00	10	29	
	12/37	00	00	10	
the state of the s	12/28	00	05	97	
	12/41	00	03		
	12/27			72	
		00	02	. 33	
	12/26	00	00	10	
	12/24	00	20	73	
	12/21	00	32	35	
	12/22	00	59	19	
	ंसर्वे न. 16/19 में नाला	00	06	32	
	16/17	00	18	25	
	16/16	00	18	02	
	17/3	0.0	03	68	
	<b>. 17/1</b> .	00	33	88	
	17/2	00	25	28	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	17/5	00	00	10	
	15/16	00	01	28	
	15/17	00	35	45	
	15/19	00	01	84	
	15/18	00	00	22	
प्रास्तुर वार्ड वी	5/68	00	03		
AND THE WILLIAM STATE OF THE ST	5/67	. 00		61	
	5/66		75 01	40	
		00	4		
	5/60/3 5/60/3	00	13**		
	5/60/2	00	a <b>d</b>		
	5/60/1	00			
	5/57/2	ا <del>ک</del> ار ام			
	5/57/1	/			
	5/54/3				
	5/54/1				
· 1 • • · · · · · · · · · · · · · · · ·	<b>.</b>				

26		NDIA: JANUARY 15, 2011/PAUSA 2.	3	4	5
		A CONTRACTOR OF THE PARTY OF TH		00	
)	Second (Marile)	141/4	00		10
•		. 142/8	00	20	25
- ,		142/9	00	00	. 96
		161/2	, 00	_03	- 45
		161/1	.00	41	22
		163/5	00	08	76
1		163/3	00	13	65
		163/1	. 00	01	17
•		163/2	00	13	59
		164/1	00	19	56
		166/1	00	02	53
		166/3	00	10	·71
		166/4	0.0	27	54
		- 187	00	25	28
		173/7	- 00	33	30
		174/2	. 00	15	. 97
`		सर्वे न. 174/8 में रास्ता	00	03	32
*.		173/1 -	00	00	42
		177	.00	03	74
		176/1	00	31	25
٠. ]		182/3σ	00	47.	65
		सर्वे न. 182/3बी में रास्ता	00	00	13
		186	00	07	17
		200/1	00	00	98
		200/3	00	57	88
		199/1 <del>बी</del>	.00	02	30
. 1		199/4	00	15	93
			, 00	- 25	1.6
		199/5	00	54	98
		198/1	·		63
		205	00	21	56
		सर्वे न. 198/2 में रास्ता	00	02	30
<b>45</b> 8	वेस्प्रमगर	जिला	राज्य  श्तरि		
अप	स्यामकसार <b>्</b> य	86/1	0.0	24	41
		86/2	0.0	24	87
		85/2	00	50	54
		83/2	00	28	88
` .		83/3	00	02	53
		83/4ए	00	17	59
		83/4ৰী	00	0.0	82
		सर्वे न. 83/6बी में रास्ता	00	02-	09
		सर्वे न. 83/10बी में रास्ता	00	01	08
		83/6सी	00	06	92
		83/9	. 00	13	33

	2	3	4 5.
1) अप्ययनामानगर्दी (हिर्दहर)	83/10 <del>4</del>	00 -	17 6
	सर्वे न. 80 में नाला	00	04 3
	111/3	00	15 2
	111/4	00	05 1
	111/6	00	03 4
	110/1	00	02 6
	111/7	. 00	00 31
	111/10	00	35 14
	111/12	00	15 7
	114/6	00	13 2
	114/7	00	08 4
	119/1		23 30
	सर्वे न. 114/5 में नाला	00	00 1
	सर्वे न. 117/8 में नाला	0.0	04 38
	117/7	00	11 52
2.4	117/6वी	00	10 5
	117/5	00	14 50
लुक ३सालुर	जिला इविषयनगर	राज्य इतमिल	नाडु
सिन्दुवगपट्टी बिट-1	170	00	04 3
	171/1	00	43 6
	171/3	00	00 36
लुक इतिरूमंगलम	जिला ध्यद्धर	राज्य इत्रीमल	बहु
वन्नाकुसंग	9/2बी	. 00	60 60
	9/4π	00	12 0
	9/4वी	00	29 2
उरप्पनुर	14/2	.00	15 70
` ` ` .	14/1	00	09 3
		00	.18
	14/5 14/6	00 00	04 54
	14/5		
	14/5 14/6	00	04 54
	14/5 14/6 15/2	00 00 00 00	04 54 07 48 09 8 13 4
	14/5 14/6 15/2 21/1ए	00 00 - 00	04 54 07 48 09 8 13 4 02 03
	14/5 14/6 15/2 21/10 21/18	00 00 00 00	04 54 07 48 09 8 13 4
	14/5 14/6 15/2 21/1ए 21/1बी 15/13की	00 00 - 00 00 00	04 54 07 48 09 8 13 4 02 03
	14/5 14/6 15/2 21/1ए 21/1बी 15/13वी 21/1सी	00 00 00 00 00	04 54 07 48 09 8 13 4 02 03 11 82
	14/5 14/6 15/2 21/1ए 21/1बी 15/13वी 21/1सी	00 00 00 00 00 00 00	04 54 07 48 09 8 13 4 02 02 11 82 04 70
	14/5 14/6 15/2 21/1ए 21/1बी 15/13बी 21/1सी 21/1सी 21/2	00 00 00 00 00 00 00 00	04 54 07 48 09 8 13 4 02 03 11 82 04 70 07 17 02 77
	14/5 14/6 15/2 21/1ए 21/1बी 15/13बी 21/1सी 21/1सी 21/1सी 21/2 21/4	00 00 00 00 00 00 00	04 54 07 48 09 8 13 4 02 03 11 82 04 70 07 17 02 77
	14/5 14/6 15/2 21/1ए 21/1बी 15/13बी 21/1सी 21/1सी 21/2 21/4 21/10 20	00 00 00 00 00 00 00 00	04 54 07 48 09 8 13 4 02 04 11 82 04 70 07 17 02 77 01 44 16 7
	14/5 14/6 15/2 21/1ए 21/1बी 15/13बी 21/1सी 21/1सी 21/2 21/4 21/10 20 सर्वे न. 16 में साला	00 00 00 00 00 00 00 00	04 54 07 48 09 8 13 4 02 03 11 83 04 70 07 17 02 77 01 4 16 7 15 98 00 44
	14/5 14/6 15/2 21/1ए 21/1बी 15/13वी 21/1सी 21/1सी 21/2 21/4 21/10 20 सर्वे न. 16 में साला 17/4सी	00 00 00 00 00 00 00 00 00 00	04 54 07 48 09 8 13 4 02 03 11 83 04 70 07 17 02 77 01 4 16 7 15 98 00 44
	14/5 14/6 15/2 21/1ए 21/1बी 15/13बी 21/1सी 21/1सी 21/2 21/4 21/10 20 सर्वे न. 16 में साला	00 00 00 00 00 00 00 00 00	04 54 07 48 09 8 13 4 02 03 11 83 04 70 07 17 02 77 01 44 16 7 15 98

٠.

...

	2	3	. 4	5
2) उरव्यून (कितंतर) 1	7/1 <del>ई</del>	00	14	98
	8/3बी	00	13	32
1. 1	8/4	00	00	65
	96	00	04	14
	95/1e1e	00	06	36
1	95/.1ए1बी	0.0	09	43
	95/1 <b>π</b> 2	00	80	81
	95/2	0.0	02	73
	95/3	00	07	64
	95/4ए	00	05	42
	99/4ए⁴	00	01	05
	99/10	00	12	- 22
	99/11	00	03	. 19
	99/12	. 00	04	10
_	99/4वी	00	01	87
	99/7	00	Õ1	12
	<b>99/</b> 13	00	07	70
	99/14	00	03	94
	99/15	00	.04	44
	99/9	00	08	22
	00	00	05	85
	.03	01	77	35
	02	00	15	92
	.07	00	02	26
		00	03	48
Take to the control of the control	206/4ए २०६/3=1	00	02	79
	206/3ए1	00	28	51
	206/3π2	00	08	30
	206/3बी २००४२-	00	.08	36
	208/2ए २००४	0.0	09	30
	208/1ए1		05	51
	208/4	00		
	208/1 <del>0</del> 2	00	0.6	94
	208/9π	0.0	01	77
	208/9 <del>वी</del>	00	01	88
	208/9सी	00	03	02
	208/9डी	00	09	24
	208/9 <del>ई</del>	00	17	17
	212/1सी1	0.0	. 17	41
	212/2ए	00	05	08
	212/2बी	00	<b>05</b>	22
	212/5ਰ	00	11	85
	212/5बी	0.0	07	60

[ भग II—खण्ड 3(ii) ]	मास्त का	स्वपत्र : जनवरी 15	201/पौष 25, 1932		· .	. 19
1			2			
2) उरम्पुर (निरंतर)		212/5朝		60	47.	
	-	212/5 <del>डी</del>		00	38	•
A. Carrier		211/2π2		00 3	89	/ 00
		211/3	• •	00	16	30
		211/4		00	15	28
3) सतन्तुवी		2/1 <sub>ए</sub> 1		00	12	13
	•	2/1बी1		00	00	10.
		2/1π2		00	9.2	67
	-	2/142		00	ÕÕ	19
		2/1쉮1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00	91	12
in the second se		2/1सी2		00	17	37
		2/3	1	00	22	96
		19/1ਹ		90	11	00
		19/12		0.0	06	65
		19/2		00	05	33
		सर्वे न. 19/3 में	नावा	00	11	49
		19/5ฮ		00	37	62
		19/5सी	, -	00	00	30
		19/5%		00	23	06
•	_	2 2/1 <sub>0</sub>	4.	00	18	57
		22/1衛	1	00	03	86
	* * *	18		00	19	7,2
		22/5		00	00	96
	,	17/6	The second	00	15	05
	•	2 2/6σ		00	00	20
		17/8बी2		0.0	14	52
	·	17/10सी		00	15	79
$e^{-\frac{2\pi i}{4}} = \frac{1}{2\pi i} = \frac{1}{2\pi i}$		16/3 <del>0</del> 2	*	.00	00	91
		16/3वी		00	02	68
- '		16/3(हे 2		00	03	72
		23		00	24	50
		16/4ψ		00	24	37
*		सर्वे न. 16/4बी	में नासा	00	11	1
	- :	1 <i>6/4</i> सी	. ! . € <sub>K</sub>	00	18	85
		24		** > 00	08	38
		25/3π1		00`	09	04
		सर्वे न. 25/3ए	२ में नाला	.00	0.2	29
		सर्वे न. 25/3की		00	01	96
**	3.1	25/3南1		00	10	77
e de la companya de l		25/6π	-	00	00	19
		25/6बी	_	00	00	68
_	:	27/7बी		00	02	65

	2	3	4	5
(mile) Bens	सर्वे न. 28 में नाला	00	30	28
-dan him	27/8 <del>a</del> î	00	09	21
	30/20	00	23	52
	32/4	0.0	24	21
	32/11	00	22	50
	32/8	00.	26	47
	33	00	35	69
	35	0.0	42	12
	34/1g	00	17	64
	सर्वे न. 130/1 में रास्ता	00	10	00
	131/2बी1	00	38	18
and the state of the state of	सर् <del>वें</del> न. 131/2बी2 में नाला	00	02	40
	सर्वे न. 132/3ए में नाला	00		38
	131/4ए	00	05	24
	131/4હી	00	01.	70
	सर्वे न. 132/3बी में नाला	00	12	99
	सव प. 132/3वा म् पाला 132/3सी	00	33	49
	133/2र्बी	- 00	00	42
	142/1	. 00	02	75
	150/3	, 00	00	27
	150/5 सर्वे न. 151/2 में नाला	00	14	94
		00	02	64
	151/5	00	02	36
	149/2π	00	38	34
	149/2बी 452	. 00	34	48
	152	00	01	51
	153/3 <del>0</del>		21	03
	153/1	.00	_	
	153/2	00	15	28
	153/7 <del>世</del>	00	18	62
	159/1बी	00	16	62
	159/3	00	10	75
	159/4	00	11	39
	274/2	00	05	16
	274/3τ	00	06	39
	2 74/3ৰী	00	10	06
	274/3सी	0.0	05	38
	274/4	0.0	00	30
and the second s	274/7τ	00	24	40
	273/2π	. 00	00	31
	273/2बी	00	- 10	91
	273/3बी	00	22	50
and the second s	273/3सी	- 00	0.0	10

[भग    —खण्ड ३(ii)] भारत	का राजपत्र : जनवरी र्र	, 2011/पीच 25, 1932			(3)
1					
4) बल्लीपुढी (निरंतर)	269/14	23	00/	04	26
	269/2		00	18	92
	269/3		00	0.1	01
	269/4		00	12	93
	269/5		. 00	04 -	30
	270/1		0.0	35	39
	270/2		00	00	81
•.	271/6		00	03	90
	271/7		00	18	84
	2 68/2ए		00	04	74
	267/1		. 00	11	26
	267/2	1. 5.	00	03	0.6
	267/3	1,36 (3)	00	05	52
	2 67/5π		00	14	37
	266/1		00	24	45
	259/1		00	21	50
	259/2π		0.0	40	83
	259/2बी		00	07	86
	2 61/3衛		00	10	16
	261/4		00	12	08
	2 <sup>6</sup> 1/5 <del>डी</del>		00	12.	72
	260/2		-00	09	20
	260/3		00	20	37
	9/2π		00	24	49
	9/2क्षे1		00	01	87
	9/2बी2		00	15	44
en en en en en en en en en en en en en e	9/3बी		00	16	17
	15		00	01	03
	10/3		00	10	32
			00		73
	11/10	事情感 化二烷烷		15	
	11/1बी		00	28	45 18
	11/1सी		00	05	
	11/2		. 00	20	83
	13/3	A STATE OF	00	07	58
	12/4	A Commence of the	00	13	58
	12/5	1.6	00	25	01
	12/6		00	16	26
	22/1	-	00	11	36
ालुक श्वाडिपष्टि	जिला अमुरे		राज्य इति		
) अर्थेतन्कराय	54		00	03	14
	53/5和2		00.	01 -	45
<i>y</i>	53/2v		0.0	00	10
	• '53/5ए1		- 00	00	31

	Part	II—Sec.	3(ii)]
--	------	---------	--------

			- T- T	: JANUARY 15, 2011/PAUSA 25, 1932
	77	ALCOHOLD AND AND AND AND AND AND AND AND AND AN	INITIA	* IANIIAKY IN WILLIMALINA / Y 1917.
 •		MARKET LIGHT	IRLAN	. IMITOMICI. ID. AUTHI MOUNT AUTINO

132 THE GAZETTE OF	INDIA: JANUARY 15, 2011/PAÙSA 25,	, 1932	[Part II—	-Sec. 3(ii)]
	2	3	4	5
) de la filia	53/1τ	00	00 .	31
	53/1बी	00	01	28
	53/5τ2	00	07	19
	53/2बी	00	15	32
	<b>53/</b> 3	00	10	24
	53/4	00	00	40
	सर्वे न. 56 में नाला	00	01-	34
	· 49/1	00	29	01
	48/1ਦ	00	13	40
	48/1बी	00	14	- 07
	89/2	00	13	77
	सर्वे न. 88 में नाला	00	01	- 76 - 76
	87/1	00	15	<u>76</u>
	61/2	00	11	62
	सर्वे न. 85 में नाला	00	01	87
	67/2	00	06	00
	67/3	00	10	54
	68/4	00	06	73
	82/1g	00	14	13
	82/1बी	00	08 05	20
	, 82/2 <sub>ए</sub> 1	00	05	05
	82/2π2	00	01	54
Page 1. 2012 包括発息方式	82/2बी	00	23	62
	80/1	00	26	58
	80/2	00	05 07	92
	80/3	00	07	64
	80/4	00	09	09
	274/1	00	20	11
	75/2	00	)2	61
	73/2	0.0	11	85
	352/1	00	.0	07
	351	00	12	79
	350/1	00	09	96 46
	350/2	00	22	
	349/2 <del>ए</del>	00	09	54
多的問題的國際學科	349/2बी	00	03	85
	349/1	00	02	91
	349/4	00	10	43
	348/1	00	03	92
	343/1	00	09	11
	सर्वे न. 357 में नाला . 339/3	00	02 48	31 19

		23 32 0		
1		3		5
1) व्यवसम्बदाय (निरंतर)	339/5	00	15	10
	339/6	0.0	00	27
	338	00	05	63
	339/7	00	17	83
	339/4	00	03	33
	सर्वे न. 518 में नाला	00	08	78
	373	00	25	56
	372/1	00	23	36
	372/2	00	39	58
	374	00	40	30
· · · · · · · · · · · · · · · · · · ·	527	00	20	06
	375	00	02	82
	528	00	05	23

फा सं एल\_14014/[14/2010 के के]

के के सम्बं अका स्वीवव

#### New Delhi, the 10th January, 2011

S. O. 163.—Whereas it appears to government of India that it is necessary in public interest that for transportation of natural gas from terminal point of Vijayawada - Nelice - Chemnai pipeline near Tiruttani in Tami Nadu to consumers in various parts of the country, Chemnai - Tuticorin pipeline should be laid by M/s Relogistics Infrastructure Limited;

And, whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule sanexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty-one digs from the date on which the copies of this notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of the Right of User therein for faying the pipeline under the land to Shri S.Rajamanickam, Competent Authority, Relogistics Infrastructure Limited, No. 912/612 Ramakrishnapuram, Opp. Pillayar Kovil, Karur – 639 961, Tamil Nadu State.

### Schedule

TakuluA	tpur.	<b>District:</b> Salem			u	
-	Village	Survey No./Sub-Division	Area to be acquired for ROU			
			Hec	Are	C-Are	
	1	2	3	4	5	
1) Aftı	w Ward A	7/4	02	81	17	
		6/33	00	- 24	33	
		14/14	00	02	84	
J.		11/12	00	46	32	
		11/11/2	.00	00	83	
		Road in Survey No. 11/11/1	00	03	56	
		12/36	00	66	68	
		12/29	. 00	10	29	
		12/37	.00	00	10	
•		12/28	.00	05	97	
•		12/41	00	. 03	<b>72</b> ·	
		12/27	00	02	33	
		12/26	- 00	. 00	10	
45		12/24	00	20	73	
	The second of the second	12/21	90	32	35	
		12/22	00	59	19	
•		Nala in Survey No. 16/19	00	06	32	
		16/17	00	18	25	
2.2	医多数 医乳头病洗涤	16/16	00	18	02	
		17/3	.00	03	68	
		17/1	00	33	88 .	
		17/2	00	25	28	
		17/5	00	00	10	
		15/16	00	01	28	
		15/17	00	35	45	
*		15/19	00	01_	84	
•		15/18	90	00	22	
2) Attu	Ward B	5/68	00	03		
e) Auc		5/67	00		61	
				75 01	40	
*		5/66 5/69/3	00	01	02	
			00	13	01 78	
		5/60/2	00	14	78	
		5/60/1	00	03	42	
		5/57/2	00	05	94	
		5/57/1	00	16	51	
		5/54/3	00 .	08	34	
*		5/54/1	00	22	52	

[भाग II—खण्ड 3(ii)]		क्ष : बनवरी 15, 2011/पीव : 2	3		
				1	3
Attur Ward B (Contd)	5/22		00.	00	77
	5/21		00	01	
i e d	5/19		<b>60</b> .	29	45
	5/20	W5	- 00	06	09
	5/20	1/2	00	02	- 31
	5/10		00	.02	- 88
	5/12			32	57
	. 5/11		00	69	09
	5/14		00	00	53
	5/6/	•	90	05	10
		1			
	5/4		00	45	87
1	6/1/		60	00	79
	6/1/1		00	47	30
	6/1/		00	44	34
	6/1/	10	• • • • • • • • • • • • • • • • • • • •	03	- 68
	6/2/1	1	00	90	10
· · · · · · · · · · · · · · · · ·	6/2/2	2	00	00	37
	6/2/3		00	01	29
Taluk:Namakkaj /		District: Namakical		te:Tamil	
i) Pudukombai	•	d in Survey No. 2	00	02	93
	4/1A		00	16	05
	4/1B		.00	19	59
· -	14/1		. 60	33	55
	15/1.	A	00	12	30
	15/1	· ·	00	18	34
	15/2		00-	04	29
	15/2			. 1	٠
			00	10	24
	15/3		- 00	06	83
	15/3			Λ1	27
the second secon			.00	01	
	17/3		. 00	20	07
	17/3. 18	A State of the state of	00	20 25	07
	17/3. 18 19/4		00 80 00	20 25 21	07 54 82
	17/3. 18 19/4 19/2	A B	00 90 00 00	20 25 21 22	07 54, 82 59
	17/3. 18 19/4 19/2 20/1	<b>A</b> , <b>B</b> ,	00 00 00 00 00	20 25 21 22 09	07 54, 82: 39 28
	17/3. 18 19/4. 19/2. 20/1. 139/.	A B	60 60 00 00 00	20 25 21 22 09 40	07 54 82 59 28 98
	17/3. 18 19/4 19/2 20/1 139/	A B	00 00 00 00 00 00 00	20 25 21 22 09 40	07 54, 52 39 28 98 10
	17/3. 18 19/4 19/2 20/1 139/ 144/ 140/	A	00 00 00 00 00 00 00	20 25 21 22 09 40 00 00	07 54 52 39 28 98 10
	17/3. 18 19/4 19/2 20/1 139/ 144/ 140/	A	00 00 00 00 00 00 00	20 25 21 22 09 40 00 00	07 54 82 39 25 98 10 11
	17/3. 18 19/4 19/2 20/1 139/ 144/ 140/ 140/	A B 5 7 2 2 3 3	00 00 00 00 00 00 00 00	20 25 21 22 09 40 00 00 16	07 54 82 39 28 98 10 11 88 16
	17/3. 18 19/4 19/2 20/1 139/ 144/ 140/ 140/ 140/	A B 5 7 2 3 3	00 00 00 00 00 00 00	20 25 21 22 09 40 00 00	07 54 82 39 28 98 10 11 88 16
	17/3. 18 19/4 19/2 20/1 139/ 144/ 140/ 140/ 140/	A B 5 7 2 3 3	00 00 00 00 00 00 00 00	20 25 21 22 09 40 00 00 16 00	07 54 82 39 28 98 10 11 88 16
	17/3. 18 19/4 19/2 20/1 139/ 144/ 140/ 140/	A B 5 7 2 3 5A 5B	00 00 00 00 00 00 00 00	20 25 21 22 09 40 00 00 16	07 54 82 39 28 98 10 11 88 16

Š

436	THE GAZETPE OF IM	DIA: JANUARY 15, 2011/PAUSA 25, 19	132	[Part ]	IISec. 3(	(ii)]
		2	3	4	5	
Padakom	ed (Costil)	-141/4	00	00	10	
1		142/8	00	20	25	-
- 1		142/9	00	.00	96	
		161/2	00	03	45	
· ]		161/1	00	41	22	
		163/5	00	08	76	
		163/3	00	13	65	
· 1		163/1 ·	00	01	17	
′. ↓		163/2	00	13	59	
		164/1	00	19	56	
		166/1	00	02	53	
		166/3	00	10	71	`
		166/4 167	00	27	54	
٠,			00	25	28	
:		1 <i>73/7</i> 1 <b>74/</b> 2	00	33	30 97	
		Road in Survey No. 174/8	00	15 03	32	
- 1		173/1	00	00	42	
1		177		03		
		176/1	00	+ 31	74 25	
		182/3A	00	47	65	
}		Road in Survey No. 182/3B	00	00	13	
4		186	00	07	17	
		200/1	00	00 .	98	
· 1		200/3	00	57	88	
. ]		199/1B	00	02	30	
, 1		199/4	00	15		
		199/5	. 00	25	93 16	
		198/1	00	54	98	
.1		205	00	21	63	
·		Road in Survey No. 198/2	00	02	56	
						=
Taluici Appays		District:Virudhunagar \$6/1	00	e:Tamil No 24	41	-
		86/2	00	· 24	87	
		85/2	00	50	54	٠.
1		83/2	00	. 28	88	
		83/3	00	02	53	
`		83/4A	00	17	59	
1		83/4B	00	00	82	
. ] .		Road in Survey No. 83/6B	00	02	09.	
		Road in Survey No. 83/10B	00	01	08	
	Commence of the second second second	83/6C	00	06	92	
1		83/9	-00	. 13.	33	

	1 ,-,	2	3	4	•
)	Apphyyanayakkanpatti (Contd)	83/10C	000	17	67
		Nala in Survey No. 80	60	04	35.
		111/3	00	15	27
		1111/4	. 00	05	11.
		111/6	00	03	45
		110/1	00	02	60
		111/7	.00	00	, 38
	· _	111/10	00	35	14
		111/12	00	15	77
		114/6	00	13	21
1.5	· · · · · · · · · · · · · · · · · · ·	114/7	00	08	49
		119/1	00	23	30
		Nala in Survey No. 114/5	60	00	10
	· · · · · · · · · · · · · · · · · · ·	Nala in Survey No. 117/8	00	04	39
		117/7	00	11.	52
		117/6B	00	10	52
		117/5	00	14	56
		11/13			
•	Taluk:Settur	District Virudhunager		Timetal A	
1)	Sinduvampatti Bit-1	170	00	64	32
		171/1	· 00 '	43	68
		171/3	00	00	39
*					-
	Tabala Tinana an an ing	Piloteleteleteleed		Towns !	
15	TaluicTirumangalam Vanngafulaw	District Nadural		Tanell, N	
1)	Taluk:Tirumangalam Vannankulam	9/2B	00	60	66
1)		9/2B 9/4A	00 00	60 12	66 06
	Vannankulam	9/2B 9/4A 9/4B	00 00 00	60 12 29	66 06 23
		9/2B 9/4A 9/4B 14/2	00 00 00	60 12 29	66 06 23 70
	Vannankulam	9/2B 9/4A 9/4B 14/2 14/1	00 00 00 00	60 12 29 15 09	66 06 23 70 31
	Vannankulam	9/2B 9/4A 9/4B 14/2 14/1 14/5	00 00 00 00 00 00	60 12 29 15 09 18	66 06 23 70 31 14
	Vannankulam	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6	00 00 00 00 00 00	60 12 29 15 09 18 04	66 06 23 70 31 14 54
	Vannankulam	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2	00 00 00 00 00 00 00	60 12 29 15 09 18 04 07	66 06 23 70 31 14 54 48
	Vannankulam	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A	00 00 00 00 00 00 00	60 12 29 15 09 18 04 07	66 06 23 70 31 14 54 48
	Vannankulam	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B	00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13	66 06 23 70 31 14 54 48 81 41
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B	00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02	66 06 23 70 31 14 54 48 81 41 02
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B	00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13	66 06 23 70 31 14 54 48 81 41 02 82
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B	00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02	66 06 23 70 31 14 54 48 81 41 02 82 70
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B	00 00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02	66 06 23 70 31 14 54 48 81 41 02 82
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B 21/1C 21/1D 21/2	00 00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02 11	66 06 23 70 31 14 54 48 81 41 02 82 70
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B 21/1C 21/1D 21/2 21/4	00 00 00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02 11 04 07 02	66 06 23 70 31 14 54 48 81 41 02 82 70
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B 21/1C 21/1D 21/2 21/4 21/10	00 00 00 00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02 11 04 07 02 01	66 06 23 70 31 14 54 48 81 41 02 82 70
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B 21/1C 21/1D 21/2 21/4 21/10	00 00 00 00 00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02 11 04 07 02 01 16	66 06 23 70 31 14 54 48 81 41 02 82 70 17 77 44 71
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B 21/1C 21/1D 21/2 21/4 21/10 20 Nala in Survey No. 16	00 00 00 00 00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02 11 04 07 02 01 16 15	66 06 23 70 31 14 54 48 81 41 02 82 70 17 77 44 71 98
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B 21/1C 21/1D 21/2 21/4 21/10 20 Nala in Survey No. 16 17/4D	00 00 00 00 00 00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02 11 04 07 02 01 16 15 00	66 06 23 70 31 14 54 48 81 41 02 82 70 17 77 44 71 98 44
	Vannankulam Urappanur	9/2B 9/4A 9/4B 14/2 14/1 14/5 14/6 15/2 21/1A 21/1B 15/13B 21/1C 21/1D 21/2 21/4 21/10 20 Nala in Survey No. 16	00 00 00 00 00 00 00 00 00 00 00 00	60 12 29 15 09 18 04 07 09 13 02 11 04 07 02 01 16 15	66 06 23 70 31 14 54 48 81 41 02 82 70 17 77 44 71 98

THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 25, 1932

[Part II-Sec. 3(ii)]

	430 THE CARBITE OF IN	DIA : JANUARY 13, 2011/PAUSA 23, 1932			ran u-Sec. 3(11)	
		1	2	3	4	- 5
2)	Urappenur (Confd)	17/1E		00	14	98
		18/3B	•	. 00	13	32
		18/4	A STATE OF S	00	00	65
		196	,	00	04	14
		195/1A1A		00	06	36
1		195/1A1B	•	00	09	43
		195/1A2		00	08	81
		195/2		. 00	. 02	73
. 4		195/3		00	07	64
÷		195/4A		00	05	. 42
		199/4A		<b>.</b> 00	01	05
;-		199/10		00	12	22.
•	•	199/11		00	03	19
		199/12		00	04	10
٠		199/4B		00	01	87
		199/7		00	01	12
		199/13		00	07	70
		199/14	ā	. 00	03	94 -
		199/15		- 00	04	44
		199/9		00	08	22
		200	ر.	00	05	85
		203		01	77	35
		202		00	15	92
		207		00	02	26
		206/4A		00	03	48
		206/3A1	•	00	02	79
		206/3A2		-00	28	51
		206/3B		00	08	30
		208/2A	•	00	08	36
,		208/1A1	+ f	00	09	30
		208/4		00	05	51
		208/1A2		00	06	94
	The second of the second	208/9A		00	01	77
		208/9B		_ <sub>00</sub>	01	88
		208/9C		00	03	02
		208/9D		00	09 .	24
		208/9E		00	17	17
		212/1C1		00	17	41
		212/2A		00	05	08
		212/2B	. " .	00	05	22
		212/5A		00	11	85
		212/5B		00	07	60

The content of the content is seried   15,2011/49   25,1932   25   25   25   25   25   25   25		-			engia ye		
1			مقد مداكد ومدادية				
2) Unexpensive (Country) 212/SC 23/25D 23/25D 00 08 45 211/2A2 90 09 99 2211/3 00 16 30 211/4 00 15 28  3) Sathankudi 27/AA1 00 15 28  27/BB1 00 00 30 27/AB2 00 00 10 27/AB2 00 00 10 27/CC 00 01 12 27/CC2 90 17 37 27/3 00 22 96 19/1A 00 11 00 19/12 00 06 65 19/1A 00 11 00 19/12 00 06 65 19/2 Nalas in Survey No. 19/3 00 11 49 19/5A 00 37 62 19/5C 00 00 30 19/5D 00 23 06 22/1A 00 18 57 22/1B 00 07 38 18 00 19 72 22/1B 00 07 38 18 00 19 72 22/1A 00 18 57 22/1B 00 07 38 18 00 19 72 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1B 00 07 30 18/5D 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 18 57 22/1A 00 19 72 22/26 17/10C 00 15 05 16/3C2 00 00 00 17/8B2 16/3B 00 02 60 16/3C2 00 00 72 23 16/4A Nalas in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3B1 00 00 07 7- Nalas in Survey No. 25/3A2 00 02 29 Nalas in Survey No. 25/3B2 00 01 96 23/3B1 00 00 00 68	[भाग छ-खन्द ३(॥)] भारत् क	। राजपञ्च : जनवरा	15, 2011/44 23, 193				,
2			2				J
211/2A2	2) Usuppellur (Confd)						
211/3 211/4 200 15: 28  21/14 200 15: 28  21/14 00 15: 28  21/14 00 15: 28  21/18 00 00 10 21/18 21/18 00 00 00 10 21/18 21/18 00 00 01 12 21/18 00 00 11 21/18 21/18 00 00 11 21/18 21/18 00 01 12 21/18 00 01 12 21/18 00 17 37 28 00 22 96 19/14 00 19/14 00 11 100 19/12 00 06 65 19/2 00 05 33 Nala in Survey No. 19/3 00 11 49 19/5A 00 37 62 19/5C 00 00 37 62 19/5C 00 00 37 62 19/5C 00 00 37 62 19/5C 00 00 37 62 19/5C 00 00 38 18 00 19/5D 00 22/1h 00 18 57 22/1B 00 03 85 18 00 19 72 22/1B 00 03 85 18 00 19 72 22/1B 00 05 18 57 17/6 00 15 55 22/6A 00 00 00 96 17/8B2 00 17/8B2 00 18 57 17/10C 00 15 79 16/3A2 00 17/8B2 00 18 18 00 19 15 23 16/3A2 00 00 14 52 17/10C 00 15 79 16/3A2 00 00 14 52 17/10C 00 15 79 16/3A2 00 00 14 52 17/10C 00 15 79 16/3A2 00 00 14 52 23 00 04 16/5B 00 02 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 26/3A1 00 00 00 94 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 00 00 00 00 00 00 00 00 00 00 00 00 00					the second second		
211/4				,			· .
3) Sathankudi 2/IA1 00 12 13 2/1B1 00 00 00 49 2/1A2 00 02 67 2/1B2 00 00 10 2/1C1 90 01 12 2/1C2 15 2/1C2 00 17 37 37 2/3 00 22 96 3 19/1A 00 11 00 11 00 19/12 00 06 65 19/2 00 05 33 Nala in Survey No. 19/3 00 11 49 19/5A 90 37 62 3/19/5C 00 00 30 37 62 3/19/5C 00 00 36 85 18 00 19 72 2/1B 00 03 85 18 00 19 72 2/1B 00 03 85 18 00 19 72 2/1B 00 00 96 17/6 00 00 96 17/6 00 00 15 05 2/2/6A 00 00 00 96 1/1/8B2 00 00 15 79 16/3A2 00 00 15 79 16/3A2 00 00 00 37 72 2/1B 16/3B 00 02 60 16/3C2 00 00 37 72 2/1B 16/3B 00 02 60 15 16/3C2 00 00 00 91 16/3A2 00 00 02 60 16/3C2 00 00 37 72 2/1B 16/3B 00 02 60 16/3C2 00 00 01 15 15 16/3A2 00 00 02 60 16/3C2 00 00 37 72 2/1B 16/3B 00 02 60 16/3C2 00 00 37 72 2/1B 16/3B 00 01 15 15 15 16/4C 00 18 85 2/1B 16/3A2 00 00 02 2/1B 16/3A2 00 00 03 172 2/1B 16/3B 00 01 11 15 15 16/4C 00 18 85 2/1B 16/3A2 00 00 00 38 38 38 38 38 38 38 38 38 38 38 38 38						4 5 1	•
2/1B1	·		<del> </del>				٠
2/1A2	3) Sathankudi			· · · · · · · · · · · · · · · · · · ·			· · ·
2/1B2				and the second second			
2/1C	$\mathcal{A}_{i,j} = \{ i, j \in \mathcal{A}_i \mid i \in \mathcal{A}_i \} $			· .			٠,٠
2/1C2							
2/3 19/1A 19/12 00 06 63 19/2 00 05 33 Nela in Survey No. 19/3 00 11 49 19/5A 19/5C 00 00 19/5D 00 22/1B 00 03 85 18 00 19 22/1B 00 00 15 72 22/6 00 00 96 17/6 00 15 53 85 18 00 19 72 22/6 19 50 00 00 96 17/6 00 15 50 22/6A 00 00 91 16/3A2 00 00 15 16/3A2 00 00 16/3B2 16/3C2 00 00 16/3C2 00 00 16/3C2 00 00 16/3C2 00 00 16/3C2 00 00 17 16/4A 00 18 18 18 18 18 18 18 18 18 18 18 18 18							
19/1A 19/12 19/2 00 05 33 Nala in Survey No. 19/3 19/5A 19/5C 19/5C 00 00 11 149 19/5D 00 13 65 22/1A 00 18 57 22/1B 00 01 19 19 22/5 00 00 00 03 85 18 00 19 72 22/6A 00 00 15 05 22/6A 00 00 00 96 17/6 00 15 05 22/6A 00 00 14 52 17/10C 00 16/3A2 00 16/3A2 00 16/3A2 16/3A2 00 16/3A2 16/3A 00 16/3C2 23 00 02 16/3A2 16/4A 00 02 16/3A2 00 03 16/3C2 00 03 16/4A 00 02 4 50 16/4C 00 18 85 18 85 18 85 18 80 19 10 10 10 10 11 15 16/4C 00 18 85 18 85 18 85 18 86 26 26 27 18 18 87 18 88 88 28 25/3A1 00 08 88 88 25/3B1 00 09 00 19 00 19 00 10 77 125/6A 00 00 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10							
19/12 00 06 65 19/2 00 05 33 Nala in Survey No. 19/3 00 11 49 19/5A 00 37 62 19/5C 00 00 03 30 19/5D 00 23 06 22/1A 00 18 57 22/1B 00 03 85 18 00 19 72 22/5 00 00 96 17/6 00 15 05 22/6A 00 00 14 52 17/10C 00 15 79 16/3A2 00 00 91 16/3B 00 02 68 16/3C2 00 03 72 23 00 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 09 04 Nala in Survey No. 25/3A2 00 01 96 25/5B1 00 01 07 7 - 25/6A 00 00 19 96 25/5B1 00 00 19 96 25/5B1 00 01 07 7 -				and the second second			.:
19/2		·		-		4.0	
Nala in Survey No. 19/3  19/5A  19/5C  00  00  30  19/5D  00  22/1A  00  18  57  22/1B  00  00  19  72  22/1B  00  19  72  22/5  00  00  00  96  17/6  00  17/6  00  15  05  22/6A  00  00  14  52  17/10C  00  15  79  16/3A2  00  16/3A2  00  16/3C2  17/10C  00  15  79  16/3A2  00  16/3C2  00  16/3CC  16/4A  00  16/3CC  16/4A  00  17  Nala in Survey No. 16/4B  00  18  85  24  00  00  00  00  00  01  15  16/4C  00  18  85  24  00  00  00  00  00  00  00  00  00							
19/5A 00 37 62 19/5C 00 00 30 19/5D 00 23 06 22/1A 00 18 57 22/1B 00 03 85 18 00 19 72 22/5 00 00 96 17/6 00 15 05 22/6A 00 00 96 17/10C 00 15 79 16/3A2 00 00 91 16/3A2 00 00 91 16/3C2 00 03 72 23 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 00 19 25/6A 00 00 19 25/6A 00 00 19 25/6A 00 00 00 19							
19/5C 00 00 30 19/5D 00 23 06 22/1A 00 18 57 22/1B 00 03 85 18 00 19 72 22/5 00 00 96 17/6 00 15 05 22/6A 00 00 20 17/8B2 00 14 52 17/10C 00 15 79 16/3A2 00 00 91 16/3A2 00 00 91 16/3C2 00 03 72 23 00 24 50 16/4C 00 18 85 24/5A1 00 02 4 37 Nala in Survey No. 16/4B 00 11 15 15/4C 00 18 85 24/5A1 00 08 38 25/3A1 00 08 38 25/3A1 00 09 09 Nala in Survey No. 25/3A2 00 02 Nala in Survey No. 25/3A2 00 01 96 25/3B1 00 10 77 25/6A 00 00 19 25/6B			/ No. 19/3		_		
19/5D 00 23 06 22/1A 00 18 57 22/1B 00 03 85 18 00 19 72 22/5 00 00 96 17/6 00 15 05 22/6A 00 01 5 05 22/6A 00 00 15 79 16/3A2 00 14 52 17/10C 00 15 79 16/3BB 00 02 66 16/3C2 00 03 72 23 00 24 50 16/3C2 00 03 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 09 Nala in Survey No. 25/3A2 00 02 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 19 25/6B				the state of the s	and the second		* 1
22/1A 00 18 57 22/1B 00 03 85 18 00 19 72 22/5 00 00 96 17/6 00 15 05 22/6A 00 00 20 17/8B2 00 14 52 17/10C 00 15 79 16/3A2 00 00 91 16/3B 00 02 66 16/3C2 00 03 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 99 04 Nala in Survey No. 25/3A2 00 09 04 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 19 25/6B 00 00 06 68					•		~
22/1B 00 03 85 18 00 19 72 22/5 00 00 96 17/6 00 15 05 22/6A 00 00 20 17/8B2 00 14 52 17/10C 00 15 79 16/3A2 00 00 91 16/3B 00 02 60 16/3C2 00 63 72 23 00 24 50 16/4A 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 99 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 - 25/6A 00 00 68							
18 00 19 72 22/5 00 00 96 17/6 00 15 05 22/6A 00 00 20 17/8B2 00 14 52 17/10C 00 15 79 16/3A2 00 00 91 16/3B 00 02 60 16/3C2 00 63 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 68		_		00		57	
22/5 17/6 17/6 00 15 05 22/6A 00 00 17/8B2 00 14 52 17/10C 00 15 79 16/3A2 00 00 16/3B 00 02 66 16/3C2 00 03 72 23 00 24 50 16/4A 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 00 01 96 00 00 00 00 00 00 00 00 00 00 00 00 00		and the second s	_			85	
17/6 22/6A 22/6A 00 00 17/8B2 00 14 52 17/10C 00 15 79 16/3A2 00 00 16/3B 00 02 60 16/3C2 00 03 72 23 00 16/4A 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 01 09 04 Nala in Survey No. 25/3B2 00 01 07 07 06 06 06 06 06 06 06 06 06 06 06 06 06							<i>:</i>
22/6A 00 00 20 17/8B2 00 14 52 17/10C 00 15 79 16/3A2 00 00 91 16/3B 00 02 60 16/3C2 00 03 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 68				=			
17/8B2 00 14 52 17/10C 00 15 79 16/3A2 00 00 91 16/3B 00 02 60 16/3C2 00 03 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 68							
17/10C 00 15 79 16/3A2 00 00 91 16/3B 00 02 66 16/3C2 00 03 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 68		•			00	20	
16/3A2 00 00 91 16/3B 00 02 60 16/3C2 00 03 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 68				. 00 4	14	52	1
16/3B 16/3C2 00 03 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 00 00 19 25/6B		the state of the s		.00	15	79	1
16/3C2 00 03 72 23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 69 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 08				00	00		- 1
23 00 24 50 16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 69 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 00 19 25/6B 00 00 68	. ,				02		
16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 69 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 68		16/3C2	-		03	<b>72</b> .	•
16/4A 00 24 37 Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 09 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 68	•	23		00	24	50	
Nala in Survey No. 16/4B 00 11 15 16/4C 00 18 85 24 00 08 38 25/3A1 00 69 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 19 25/6B 00 00 68	· · · · · · · · · · · · · · · · · · ·	16/4A		00	24		
24 00 08 38 25/3A1 00 69 04 Nala in Survey No. 25/3A2 00 02 29 Nala in Survey No. 25/3B2 00 01 96 25/3B1 00 10 77 25/6A 00 00 19 25/6B 00 00 68			No. 16/4B	00	11	15	
25/3A1 00 09 04  Nala in Survey No. 25/3A2 00 02 29  Nala in Survey No. 25/3B2 00 01 96  25/3B1 00 10 77  25/6A 00 00 19  25/6B 00 00 68		16/4C		00	18	85	
Nala in Survey No. 25/3A2 00 02 29  Nala in Survey No. 25/3B2 00 01 96  25/3B1 00 10 77  25/6A 00 00 19  25/6B 00 00 68		24		. 00	. 08	38	٠٠.
Nala in Survey No. 25/3A2       00       02       29         Nala in Survey No. 25/3B2       00       01       96         25/3B1       00       10       77         25/6A       00       00       19         25/6B       00       00       68	$( \boldsymbol{\mathscr{T}}_{\boldsymbol{\mathcal{T}}}}}}}}})}}})}}$				. 09	04	
25/3B1 00 10 77 - 25/6A 00 00 19 25/6B 00 00 68		Nala in Survey	No. 25/3A2	00	02		_
25/6A 00 00 19 25/6B 00 00 68		Nala in Survey	No .25/3B2	00	01	96	
25/6B 00 00 68	-			00	10		*
		25/6A		00	00	19	
27/78 00 02 65			**	00	00	68	 E
		27/7B	<u> </u>	00	02	65	<u> </u>

	2	. 2	· A	
Spinostandi (Const)	Nala in Survey No .28	00	30	28
	27/8B	00		
	30/2A		09	21
	32/4	00	23	52
	32/11	00	24	21
A STATE OF THE STA	32/8	00	22	50
	· ·	00	26	47
	33	00	35	69
	35	- 00	42	12
	34/1A	00	17	64
	Road in Survey No. 130/1	00	10	00
	131/2B1	•00	38	18
	Nala in Survey No. 131/2B2	00	02	40
	Nala in Survey No. 132/3A	00	17	38
	131/4A	900	05	24
	131/4B	00	01	70
	Nala in Survey No. 132/3B	00	12	99
	132/3C	- 00	33	49
	133/2B	00	00	42
	142/1	00	02	75
	150/3	00	00	27
	Nala in Survey No. 151/2.	. 00	14	94
	151/5	00	. 02	64
	149/2A	00	02	36
The second of th	149/2B	00	38	34
	152	00	34	48
	153/3A	. 00	01.	.51
	153/1	. 00	21	03
	- 153/2	00	15	28
	153/7A	00	18	
	159/1B	00		62
	159/3		16	62
	159/4	00	10	75
		00	11.	39
Kalligudi	274/2	00	05	16
	274/3A	00	06	39
	274/3B	00	10	06
	274/3C	00	05	38
	274/4	00	00	30
	274/7A	00	24	40
	273/2A	00	00	31
The state of the s				
	273/2B	00	10	91
	273/2B 273/3B	00	10 22	91 50

1			3		3	4	\$
Kalligudi (Contd)		269/1B		• • • • • • • • • • • • • • • • • • • •	60	04	26
		269/2			00	16	92
		269/3			00	01	-01
		269/4			00	12	93
		269/5			00	04	30
	•	270/1			00	35	39
	· .	270/2			00	90	81
		271/6					
				: .	00	03	90
		271/7			00	16	64
		268/2A			00	04	74
		267/1			00	11	26
	* *	267/2			00	03	06
		267/3		. '.	. 00	05	52
		267/5A			00	14	37
		266/1	The state of the state of		00	24	45
		259/1			00	21	50
	•	259/2A	Service Control		00 '	10	83
		259/2B		 	00	- 07	86
		261/3B			00	10	16
		261/4	化基金混合 化磺基酚		00	12	08
		261/5D			00	12	
		260/2					72
	e e	260/3		: •	00	09	20
				100	00	20	37
		9/2A	to we have a strong or and it		00	24	49
**		9/2B1		• .	00	01	87
		9/2B2			00	15	44
		9/3B			00	16	17
		15	1		00	01	03
		10/3	1 /	1 1	00	10	32
		11/1A			00	15	.73
		11/1B			00	28	45
		11/1C		•	00	05	16
	• :	11/2		,	00	20	83
		13/3		•	00	07	58
		12/4		:	60	13	58
•		12/5					
		•			00	25	01
		12/6			00	16	26
		22/1 ,			00	11	36
Taluk:Vadipatti		Diet	ict/Madurai		Sta	te Tanii N	edo:
Ayenthenkarai		54		•	00	03	14
		53/5B2			00	01	45
		53/2A		: : .	00	00	10
•	· <u>· · · · · · · · · · · · · · · · · · </u>	52/5 A 1			00	00	

442					
		2	3	- 4	5
1) Ay	rakaral (Contd)	53/1A	00	00	3.1
	, - ·	53/1B	00	01	28
		_ 53/5A2	00	07	19
		53/2B	00	15	32
- <del>-</del>		53/3	00	10	24
		53/4	. 00	. 00	40
		Nala in Survey No.56	00	01	34
		49/1	00	29	01
		48/1A	00	13	40
. , .		48/1B	00	14	07
		89/2	00	13	77
		Nala in Survey No.88	00	01	76
, T.		87/1	00	15	76
· .		61/2	00	11	62
		Nala in Survey No. 85	00	01	87
		67/2.	00	06	00
		67/3	00	10	54
· .		68/4	00	06	<b>73</b> .
•		82/1A	00	14	13
		82/1B	00	. 08	20
		82/2A1	00	05	05
		82/2A2	00	01	54
		82/2B	00	23	62
		80/1	00 ′	26	58
		. 80/2	00	· 05.	92
		80/3	00	07	64
		80/4	00	09	09
		74/1	.00	20	11
		75/2	00	02	61
, · ·		73/2	00	11	85
		352/1	00	10	07
		351	00	12	79
		350/1	00	.09	. 96
		350/2	00	22	46
		349/2A	00	. 09	54
		349/2B	.00	03	85
·		349/I	. 00	02	91
		349/4	00	10	43
		348/1	00	03	92
			00 .		11
		343/1 Note in Survey No. 357		09	
		Nala in Survey No. 357	. 00	02	31
		339/3	00	48	19

	[Alt II — dec X(n)]						4	1 4	
	1	1	4.5	- 2			3		1
1)	Ayenthericarai (Contd)		339/5			-	00	15	10
			339/6			S	00	- 00	27
•		٠	338	· · ·	• • • • • •		00	95	63
			339/7				00	17	83
		:	339/4		• • •		00	03	33
		: .		Survey No	. 518	2.0	00	- 1 98	78
		÷ .	373				00	25	59
•		100	372/1		4.		00	23	38
			372/2				00	. 39	58
		· · ·	374		·		00	40	30
			527				00	20	06
	The state of the s	_ `	375	: .	, •		-00	02 -	82
			528	1 -		,	00	05	23

[F. No. L-14014/114/2010-G.P.] K. K. SHARMA, Under Secy.

नई दिल्ली, 11 जनवरी, 2011

का. आ. 164.— भारत सरकार ने, पेट्रोलियम और खनिज पाइपलाइन (भूबि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उप-धारा (1) के अधीन जारी मारत सरकार के पेट्रोलियम और पाकृतिक गैस मंत्रालय की अधिमूचना संख्या का आ. 1495, तारीख 04 जून, 2010 द्वारा, उस अधिमूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में, मैसर्स रिलाएंस इन्डस्ट्रीज स्थिन्टिड के आन्ध प्रदेश में पूर्वी तट पर ऑनशोर टरमिनल से देश के विभिन्न हिस्सों में उपभोक्ताओं तक प्राकृतिक मैस के परिवहन के लिए, मैसर्स रिलीजिस्टिक्स इन्फास्ट्रकचर लिमिटेड द्वारा काकीगाडा- वासुदेवपुर-हावडा गैस पाइपलाइन विकान के प्रयोजन के सिए उपयोग के अधिकार का अर्जन करने के अपने आश्चा की घोषणा की थी :

और, उक्त. राजपत्र अधिसूचना की प्रतियाँ जनता को तारीख 29 314 तूचरें ,2010 को अथवा उससे पूर्व उपलब्ध करा दी गई थीं :

और,पाइपलाइन विछाने के संबंध में, जनता की ओर से कोई आक्षेप प्राप्त नहीं हुआ है ;

और, सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उप-धारा (1) के अधीन भारत सरकार को अपनी रिपोर्ट दे दी है ;

और, भारत सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात् और यह संतुष्ट हो जाने पर कि उक्त मूर्णि पाइपलाइन विछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विभिन्निय किया है ;

अत:, अव, भारत सरकार, उक्त अधिनियम की धारा 6 की उप-धारा (1) द्वारा प्रदल्त शक्तियों का प्रयोग करते हुए, यह धोपणा करती है कि इस अधिसूचना से संलग्न अनुसूची वें विनिर्दिष्ट भूमि में पाइपलाइन विक्राने के लिए उपयोग के अधिकार का अर्जन किया जाता है ;

और, भारत सरकार, उक्त अधिनियम की धारा 6 की उप-धारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख से भारत सरकार में निहित होने के कजाए, सभी विल्लंगमों से मुक्त, नैसर्स रिलोजिस्टिक्स इन्फ्रस्ट्रक्वर लिमिटेड में निहित होगा।

经付款 化异二氯丁基基乙烯基丙烷 经分割的 医多种性

## अनुसूची

गंडस/	तेहसिल/ तालुक: अन्दिगामा	राज्य ३आन्ध्र प्रदेश					
	गाँव स्थानमा 🗡	जिला ४श्रीकाकुलम सर्वे सं/सब डिक्जिन सं.		आर.ओ.यू.अर्जित करने के लिए खेलफुल			
			हेक्टेयर	एयर	सि एयर		
		2	3	4	5		
। ) जदीव	ादा	167/6	00	06	69		
		167/7	00 ∢	<b>#</b> 03	75		
		167/8	00 ·	08	09		
		167/9	00	03	05		
		167/10	00	08	34		
		167/11	00	05	93		
	<b>S</b> (1)	167/12	00	05	60		
	トラルンスを含むし	167/13	00	09	36		
•		166/10	00	04	40		
•		166/11 <	00	07	08		
		166/13 <del>4</del> 1	00	14	61		
		166/14	00	06	98		
-		166/15	00	01	84		
•		166/17	00	21	89		
7		165/1	. 00 ,	04	79		
		165/6	00	01	29		
•		165/7	00	00	64		
		142	00	ì	82		
		145/1	00	02	03		
		145/2	00	04	51		
·		145/3	00	05	35		
		145/4	00	02	89		
		145/8	00	08.	23		
		146	00	25	75		
4		149/1	00	08	82		
		149/2	00 '	<b>02</b> )	69		
		149/4	00	04	64		
		149/5	00	06	-80		
		149/6	00	05	38		
		149/9	00	06	90		
		149/10	00	07	40		
		150/1 <del>ए</del>	00	05	02		
		150/18	00	06	41		
• .		150/3	00	27	17		
		152/1	00	00	15		
,		152/5	00	15	31		
٠.			00	00	. 10		
		152/6	. 00	00	. 10		

[आग II—खेण्ड 3(ii)]	मारत का राजका : र	नवरी 15, 2011/पौ	1 25, 1932			44
1		2	3		8	
l ) जदीयादा (निरंतर)	152/8		.00		· • 84	
	153	1	00		27	iyer G 7.
	154	· 1	00	The second secon	70	<del>.</del>
	131/7		00		12	
	128/3		00		96 84	
	128/7		00		41	72
	127/1 127/2		00	-	91	
2) -0-9-0	13/1		00		43	
<sup>2</sup> ) कासीमजी कासीपुरम	13/2		00		30	e Servi
•	12/11	4	00		60	
	12/12		00		10	
	12/5 <del>वी</del>			01	07	
	12/2		00		30	Contraction of
	12/3		00		40	· , ·
	12/4		00		96	
	11/11 <del>8</del> 1	· · · · · ·	00	-	36	
	11/11g		00		. '07	_
	11/7		00		17	
•	11/8	į., ·	60		00	
	11/10		00		71 17	, we w
	11/3		00		35	
	11/2 <del>8</del>	Special Control	, oc		85	, 4° . ,
	11/2 <del>₹</del> 11/2 <del>₹</del>		. 66		. 95	
	8		. 00		42	
•	20/3		00		10	
•	20/2		00		62	
	20/1g		00	•	69	
	20/14		00	03	99	· ·
	21/64		. 00	03	45	
	21/6g		- 00	02	53	
	21/5q		- 00	08 02	54 .85	in de la company. En la companya de la companya de la companya de la companya de la companya de la companya de la companya de la
	21/5 <del>4</del>		00	02		- in v
	21/7		. 00		14	12.
	21/8	San Brasil	00		30	
	21/9		00		23	; ,x · ,
	21/3		00		01	/:*.·
	21/14	t	00		25	
	23/11		00		32 49	
	23/9		00		47 53	
	23/10	·	w	UZ.	23	ر شیش

		2	3	4	5
) कासीमजी कासीपुरंग (निरंसर)	23/3	<del></del>	.00	01	64
	23/4	*	00	02	· 09
	23/5		00	05	13
	23/2		00	10	96
	23/1	· · · · · · · · · · · · · · · · · · ·	00	04	72
	24/4	· ·	00	08	90
	24/3		, 00	08	85
	24/2		00	13	72
	24/7		00	08	47
	24/1		00	02-	25
	24/8	•	00	01	60
	26/10		00	23	17
	26/3		00	06	13.
ing the state of t	26/9		ÓΟ	12 🗠	14
	26/4		00	02	54 .
	26/8		00	06	54
	26/7		100	02	42
	26/6	•	00	02 :	62
	26/5		00	00	. 10 %
	29/5	· . · . · . · .	00	18 -	90
and the second of the second	29/1		00	03	37
	29/2		00	09	32 _
	29/3		00	08	29
ल तिर्विषय तासुक १ यसम्		जिला ३श्रीकाकुलम	राज्य	अ्आन्ध्र प्रदेश	Ţ
टेक्कलिपटनव	56/8	٠.	00	18	63
	56/7	_	00	.00	10
	56/9		00 `	05	21
	56/11		00	08	89
	55/2		- 00	53	61
	54/8 <sub>Q</sub>		00	04	63
14、特别合意家的代文。	.54/9	· '	00	01	35
	54/8बी	•	. 00	02	34
	54/10	•	00	10	55
	54/5		00	16	89 .
	54/3बी	<b>f</b> .	00	17	30
	64/6		00	05	06 🕜
	64/5 <sub>Q</sub>		.00	01	46
	Q414-		00	01	22
	64/4 <del>ए</del>	the state of the s			1.0
	64/5 <del>a</del> î		00	03	16
	64/5बी 64/4बी		00	03	43
	64/5 <del>41</del> 64/4 <del>11</del> 64/3		00 00	03 04	
	64/5बी 64/4बी		00	03	43

[भाग II — खण्ड 3(ii)]	भारत व	। राजपत्र : जनवरी	15, 2011/¶ 25, 1932		\$	.447
			2	3	4 5	
1 ) टेक्कनिपटनम (निरंतर)		63/9			02 18	7
		63/8		00	03 - 91	,
		63/7	100		06 08	
		63/6			14 77	
		63/5			04 81	· .;.
	• . •	63/4 <del>2</del> 1			01 43	
		63/ <del>4a</del>			00 37	•
		63/4 <del>ए</del>			00 10	•
	1	63/3			05 13	
		63/2			05 07	٠
		63/1			07 80	i .
		62/9₹			00 64	)- ·
		62/4			01 63	
	ř .	62/3 <del>ए</del>		-	00 38	
		70	1 1		04 _ 26	3.0
	´ ;: ·	71/1g			03 12	
	. :	71/1al 🔒	7		06 31	. • \
		71/20			03 53	-
2 ) गोपीवल्लभपुरम		60/10			00 27	*
		60/11		00		· • • · ·
		56/1			26 49	بدرات أتمر
		56/6			30	2
		58/5			00 10	-
		58/10			39	
		58/11			02 62	
		58/12			01 87	•
		58/13			00 10	
<del>-</del>		58/14	- A	-	00 85	
		58/15			3 76	<u>.</u>
		58/16			3 27	
		58/17			27 53	
		71/2			12 14	
		71/3q			02 69	
		71/3 <del>8</del>			0 17	
		71/5			52	- [ ]
		71/6		.00 (	22 <b>87</b> 10 <b>63</b>	
		71/8			0 63	
		7.1/9 <del>0</del>	事业的 "我心"的		3 55	
		71/9 <del>d</del> i			1 52	
,		71/10			2 06	, <sup>28</sup>
		71/11g			4 14	- 1.
·		71/12	<u> </u>	00 0	0 16	

			2		3	4	5	7
2 -	गापीवस्तमपुरम् (निरंतर)	71/13			00	01	07	<del>~</del>
		71/14	-"		00	03	54	
	$C_{r}$	71/15		-	. 00	03	47	
		70/1			00	02	09	
		70/2			00	00	43	
	l de la companya	70/3			00	. 00	24	٠.
		70/4	•		00	00	- 11 .	
		70/5			00	00	. 10	
		70/6			00	00	10 .	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	70/9			00	. 00	96	
1.5		70/10			00	09	16	
		70/11			00 `	02	67	
		70/12			. 00	01	11	•
da.	( ), ),	70/13			00	02	84	
		70/14			00	02	30	
		70/15		•	00	05	73	
7 T		70/16			00	00	62	•
		70/17			00	00	51	
		70/21			00	03	74	
		70/22			00	03	30	
23		74/1υ	**		00	04	03	
3 ),}	न्टिकोदा	508/1a		·	00	18	73	
,		508/6			00	02	82	
		506			00	09	79	
		505/1		•	00	C8	54	
:		460/6			00	08	37	
		460/7	-		00	06 .	59	
•		460/8	•	•	00 -	05	64	
-		460/9			00	01	75	
		460/10	. ,		00	00	10	,
		459/1	<b>*</b>		00	06	71 .	
		459/3q			00	19	96	
		459/3 <del>4</del> 1			00	08	69	
-	200	456/1			00	-55	18	
. =	, ,	456/2			00	17	61	
		455	,	4 P	00	00	10	
4 1		545/9 <sub>₹</sub>	,		00	02	33	
~ , (	मकृष्णपुरम	545/ <del>94</del>			00	02	33 69	
		545/10			00 00	02	53	
	The first term of the second				00			
	The second second	545/11	-			03	70	
*		545/13			00	05	38	,
		546/1			00	02 ,	46	

[ 474 44 7(1)]				
4 ) रामकृष्णपुरम (निरंतर)	546/5		00 02	73
	546/6		. 00 05	62
	546/7		00 02	68
	544		00 01	62
	543		00 01	19
	538/1g		00 02	67
	538/1ah		00 02	56
	538/1/सी		00 04	20
	538/2		00 - 07	22
	538/3		00 01	86
	538/4		00 02	07
	538/10g		00 00	71
· ·	538/11 <b>ξ</b>		00 09	72
	538/11बी	e*	00 09	83
	538/12		00 01	× 45
	539/2		00 03	85
	539/4सी		00 01	31
	539/5	· · · · · · · · · · · · · · · · · · ·	00. 01.	86
	539/6		00 07 -	65
	539/7		00 12	27
	539/8		00 - 03	60
	539/9		00 _ 00	16
	539/10 <del>ग</del> ी		00 00	10
	533/28		00 00	21
	532/1		00 05	17
	532/2σ		00 00	30
•	532/2बी		00 01	·75
	532/3m		00 08	30
	532/3बी		00 02	12
	532/4		00 02	95
	532/5		00 00	86
	532/6		00 00	46
	532/7	en en en en en en en en en en en en en e	00 63	88
	532/8		00 03	53
	532/9		`00 00	33
- ·	532/10	**************************************	00 00	26
	532/41		00 03	92
	532/12g		00 03	09
	532/128		00 02	01
	532/13		00 03	<b>\$</b> 5
	532/14		00 02	02
	532/15		<b>.00</b> 02	47

											- 0.9
450	73	THE C	AZE	TE OF I	NDIA : JANU	ARY 15, 20	11/PAUSA 25, 1	932		Part II-	Sec. 3(ii)
		1 +			Ž	2		3	4	5	
4 ) राष्ट्र	व्यपुरम	(निसंसर)			532/16			00	08	44	s 47
					532/17			00	02	17	•
					532/18g			00	. 00	10	
		· · · · · · · · · · · · · · · · · · ·			532/19σ	•	Æ	00	00	57	
		1000			527/1 <del>8</del> 1	•		.00	01	40	
			•		527/1 <del>ई</del>		<i>:</i>	00	08	39	
	• .		: :		527/3g			00	01	66	1
1			. :		527/3 <del>a</del>	•	,	00	01	88	: _
بخيار			4.	الموادية أراد	527/4	٠	. `	00	06	83	
	1		•		527/13			00	00	10	
			1, 300		527/14	•		00 :	06	44	
• • • :			1		527/15		•	00	04	54	
					527/18 <del>0</del>			00	00	10	
		, A	T		527/18 <del>a</del> î	•	** .	00	01	17	
					-527/19			00	03	79	
•			C. 3		527/20		•	00	01	. 06	
	,		J	100	527/23q			00 -	00	, 60	: .
			3.5		527/23a			00	01	00	
					528/1			00	01	36	
	1		٠. ٠	1	528/2			00	08	02	
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			528/3	,		00	01	28	
		,			528/4			00	01	12	
					528/5	•		00	00	38	
			277		528/10g	•		00	01	59	
			, Z		528/10ਗ			00	02	43	
		ş *	· : .		528/11			00	.02	75	
		in the second	· . · · '		528/14			00	07	. 44	
		100			528/16			00	10_	33	
· ·			> } √ , - }	Y	518/22			00	- 00	24.	·
		- f			518/23	•		00	00	30.	
					518/24			00	02 '	(04	
		**************************************	1.7	,	518/25	· -		00	02	63	. ,
*					518/26			00 .	· 09·	60	
) कोन्द्रग	हा े				31		×	00	07	56	
	-				32/3		. •	00	02	82	
: 1	· ·				32/10	•		. 00,	03	69	• • • • •
		74		1.3.7.	32/11		• .	00	09	86	
:					32/12			00	11	90	` .
		*	•		32/13			00	04.	87	,
					32/14			00	06	99	l
٠		- <u>:</u>	Sugar /		2.8/1		•	00	02	19	÷
			1-,	200 juga	28/2		-	00	19	33	

[ <b>भा</b> न [] — <b>खण्ड</b> 3(ii) ]	भारत का राजपंत्र :	जनवरी 15, 2011/पेम 25, 1932			
1		2	3	4	3
5) कोन्द्रगडा (निरंतर)	28/7		00	62	06
-	28/8		00	02	34
	28/9		-00	05	66
	28/10		-00	.04	42
	27/1		00	07	68
The American Company	27/2		00	03	06
	27/5		00	11	54 <sup>-T</sup>
-	27/6		00	60	10
	27/7		00	00	10
	27/8		00	60	19
	27/9		. 00	07	04
	27/11		00	62	60
	27/12		.00	07	81
	27/13		00	03	93
	27/14		60	00	10
	26/1		00	21	73
•	26/2	ter in the second	00	03	66
	2 <i>6/</i> 3 2 <i>6/</i> 4		00	01	12
	26/5		00	05 01	65
	26/6	Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Salar Sa	00 00	10	57 09
	26/7		00	03	59
	19/13		00	00	10
	19/14		00	15	64
· · ·	19/15		00	05_	<b>85</b>
	19/17		00	05	38
	18/1		00	01	41
	18/9		. 00	02	15
_	18/10		00	02	49
	18/11			63	54
	17/1			14	29
	17/2		00	06	38
	17/3			00	10
	17/5		00	07	59
	17/7	しょうちゅうか エンデムコ	00	08	08
· · · · · · · · · · · · · · · · · · ·	16/1 16/2			07	44 77 7
-	16/2	Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Carlo Ca		01	56
	16/3			05	04
	16/10		00	04	97
•	16/11			18	47
<u> </u>	15/1				78
<u></u>	15/15		00	12	74

-								
		1			2	3	4,	5
5	) कोन्द्रगडा	(निस्तर)		12/1		00	00	30
				12/2		00	05	44
				12/3		00	02	71
1. 1%				12/4		00	00	58
				12/6	•	00	20	23
	> -			12/7		00	00	42
				12/8		00	30	34
. *	1 .			10/4		00	05	90
		$\mathbb{R}^{C}(t, \mathbb{R}^{n})$		1076		00	18	16
• •		1. 1. 1.		10/7		00	03 🐪	69
	,		Marin Salah Salah Salah Salah Salah Salah Salah Salah Salah Salah Salah Salah Salah Salah Salah Salah Salah Sa Salah Salah Sa	10/8	•	00	10	66
				10/9		00	04	89
				10/10		00	03	36
				11/1		00	00	10
,				9/13	•	00	05	87
٠.				9/15	<b></b> .,	00	18	64
. •	1. 1			6/7	•	00	07	74
	1	1 to 10		6/12		. 00	06	14
		San Property		6/13		00	06 -	79
	3.			6/14		00	05	98 -
				63		00	08	.91
7.	1 49 4			64/10		00	06	05_
	1	L. Keller		64/11	•	00	00	96
		Y X		68		00	98	01
6)	इस्राह्मा			567/4	<del> </del>	00	03	80
	Le marin		·	566/1		. 00	05	78
				566/2 <sub>Ψ</sub>	:	. 00 .	07	25
		Section 1		566/2/वी		00	09	99
			1000	566/3	,	00	01	89
	.]			568/4		00	00	26
. ~				566/5		00	07	49
				568/2सी	•	00	10	20
,				568/2डी		00	. 12	76
•				568/2जी		00	04	78
				568/7		00	03	22
-		•		568/8	•	00	01	` 28
				568/9		00	00	89
				568/10		. 00	00	79
				568/11		. 00 '	00	86
		-	f(x) = f(x)	568/13		.00	10	92
	Ì			568/14	•	00	09	25
				569		00	10	26
						_ ••		

[ भाग ११ खण्ड ३(॥) ]	भारत का राजपत्र	: जनवरा 🖖	5, 2011/ <b>11(25</b> , 1932		45
1			2	3 4	3
7 ) कमलापुरम	34/3	· 2178		00 11	46
	34/4ए			00 23	55
	34/5ए			0 <del>0 0</del> 3	46
	34/5			90 00	51
	33	Form Visit to the		00 16	38
	35/1ए			00 09	59
	35/1 <del>a</del> î			00 07	54
	32	1911		to 61	30
	37/1			00 04	- 00
· · · · · · · · · · · · · · · · · · ·	37/3			00 00	10
	37/4			00 00	10
	37/5			,00 62	59
	37/6			00 02	88
	37/7			60 61	70
	37/8			00 01	97
	37/12	7. m		and the second s	. ,
				00 11 00 <b>94</b>	44.
	37/13				the state of the s
	37/14		$\{x_i,x_i\} \mapsto \sum_{i \in \mathcal{I}_i} x_i = \sum_{i \in \mathcal{I}_i} x$	3.1	
	37/15			00 08	99
	38/1	11		00 05	23
	38/2			00 01	30
	38/5	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	•	00 07	<u> 13</u>
	38/6			00 07	77
	38/8			00 00	10
	38/9			00 07	- 84
	38/11			00 26	02
	38/12	• • • • •		00 00	50
	38/13			> 00 01	99
	39/1			90 01	17
•	39/2		4	00 08	29
	39/3			00 00	87
	39/4			00 00	71
	39/6			00 60	15
•	39/7			60 01	58
	39/17			00 10	<b>82</b>
	39/18			00 63	40
	39/19			00* 03	<b>-86</b>
	38/14	11	11 15 1 S	700 00	Ю
	40/3	,		00 06	10 26
	40/4			00 02	67
(x,y) = (x,y)	40/5		•	00 04	29 /
	40/6			00 05	43

l la la la la la la la la la la la la la		2		T 3	4	. 5	
) कमलापुरमः (निरंतह)	40/7		į.	00	00	28	_
	40/9			00	03	80	
	40/12	•		00	02	17	
	40/13		•	00	01	26	
	40/14		:	00	06	71	
	40/15			. 00	00	36	
	40/23		. •	00	01	49	
ल तेहरील <i>। तामुक</i> ३	A CONTRACTOR OF THE CONTRACTOR	जिला श्र्श्रीकाकुलम		राज्य	३आन्ध्र प्रदे	<u>श</u>	_
<b>गुरिकुन्टिभद्रा</b>	15			00	52	32	<u> </u>
34.20 C.131	14/4	• •		00	00	12	
•	18			00	34.	96	
	19			00	63	62	
	20			00	03	39	
	$\bar{23}$			00	68	82	
	29			00	02	18	
44	28/2			00	62	35	
	28/1			- 00	04	. 75	
मरोपाडु	30/3	: .		00	22	11	
	30/2			00	02	28	
	30/1	•	· · · · · ·	00	29	85	
	33/1			-00	00	10	
	32/14	•		00	00	94	
	32/13			00	03	33	
	32/15			00	00	10	
	32/12			00	00	47	
	32/11	1		00	03	05	
	32/10		•	00	01	. 10	
	32/8	•		00	01	31	
	32/9 <del>0</del>	`		00	01	33	
	32/7			00	01	82	-
	32/5€	,	•	00	00	35	
	32/4	•		00	01	50	_
	32/3		•	00	03	05	
	32/2 <del>प</del> ी	•		00	05	73	
	32/1	•		· 00	00 ~	21	٠.
	32/18		•	00	- 00	10	,
	31/1 <del>ਪ</del> ੀ			00	04	80	
	31/2	-		00	02	23	
	31/3	•		00	0 <b>L</b>	72	
	24/7	-		00	60	72	
	24/2			00	17	08	
	24/4			00	00 -	67	

[ माग II—खण्ड 3(ii) ] भारत	का राजपत्र : जन	<b>गो</b> 15, 2011/पीप 25, 1932 .	٠.٠			455
1.		2	3		S	
2 ) मरीपाडु (निरंतर)	25/4		00	07	- 98	
	25/3		60	04	01	12.0
_	25/2		00	.04	- 94	
	25/1		00	12	35	
	28/4		00	.04	50	1
	26/6 <del>4</del> 1		00	· 04 /	57	,
•	26/5		00	00	10	
	26/3		00	04	84	
	26/2प्री		00	02	96	
•	2 <del>6/1वी</del>		00	05	31	
,	7/14 <del>0</del>		00	07	. 84	: 1.5
	7/13		- 80	84	23	- :
	7/120		00	04	22	
	7/10		00	16	20	- '
	7/6		00	00	29	
	7/5		00	01	52	
	7/4		90'	- 01	47	
	8/15		00	01	40	
	8/16		00	02	62	Ĩ.
	8/9		.: <b>èo</b>	03	69	
	8/8पी		00	.04	00	
	8/5		60	04	47	
	8/17	引起的 医大学性 化	00	96	01	
	9/80		00	04	32	
	9/94	字型化作, 沙克兰	-90	19	77	
	9/10		00	16	41	
	9/11 <del>पी</del>		•0	02	96	
	9/12		00	00	93 👾	
	10/4		00	03	95	1,23
	10/2		00	03	91	
	10/5		60	03	88	
	10/1		00	,	05	
	13/3		00	06 07	89	
	. 13/4 <del>û</del>		00	29		
	13/5पी		00	04	56 - 77	
	12		90	07	41	
) करजाडा	559/1		00	01	74	-
) 4/(vita)	559/2	•	00	03		
	559/3		00	06	26 21	
	559/4		00	97	31 02	4 4 . 1
	559/ <del>4</del> 559/8				10	
			00	60	38	
	559/10		00	00	38	

520/3

520/1

389/8

389/16

12.

92.

Š

y \* 144

: پار

			-3		
3 ) करजाडा (निरंतर)	389/15		00	61	49
o ) wons (man)	389/14		90	00	92
	389/9		00	09	41
	389/13		00	01	
	389/12		00	01	25 98
	389/11			01	65
	389/10		00	02	04
	388		00		
			00	05	<b>86</b> –
	387/2		00	66	71
	387/3		00	08	42
	387/1		00	00	15
	386/8		- 00	06	98
	386/7		00	04	16
	386/1	again a Amerika da sa	00	07	25
	395/2		00	00	35
	395/1	And the second	00	04	49
	399/1		00	08	87
	399/2		. 00	02	78
	398/2		. 00	00	32
	398/3		00	09	93
	398/4		00	02	90
	398/5		00	03	49
	400/4	7	00	- 11	28
	400/3		00	01	29
	400/2		00	00	84
	401/7		00	00	51
	401/8		00	06	12
	401/9		00	. 02	83
	401/10		00	99	28
	401/15		- 00	00	-10
	401/14		-00	00	20
	401/13		00	00	75_
	401/12		00	00	98
	401/11		00		63
	402/3		00	03 03	85
	402/2		00	-08	04
	404/3		00	06	85 94 78
	404/4		90	04	54
	404/5		00	03	27
	404/3		00	19	02
	408/1		00	07	53
	408/2		00	00	25
	TUUTE		An.	· ·	- J

			2	3	4	5
)	करजाङा (मिरतर)	408/3		00	- 00	10
•		407/3		00	07	47
		337/3	•	00	05	35
		338/32	ı	00	05	82
		338/31		00	04 -	80
		338/29		00	03	44 .
		337/1		00	15	38
		338/28		00	01	89
		337/2		00	00	19
		336/3		00	22	46
•		336/4	•	00	02	<del>5</del> 7
		336/2		00	05	65
		308/3		- 00	08	03
		308/4	•	00	01	
	· ·	307/5	. `	00	06	07
		307/7 307/7	•			51 10
		307/6		00	01	19
		30.2/1		00 00	06	27
		304/5	•		33	68
				00 -	02	23
		302/2		00	09	73
		267/7		00	01	13
		267/6		00	00	98
		267/8	,	00	03	75
		268/3		00	08	85
		268/2		00	11	38
		2 68/1		00	06	20
		265/2		00	03	75
		2 64/1	•	00	03	77
		2 6 9 / 3	•	60	02	80
• *-		2 6 9 / 1		્ 00	11	36
		264/2	•	00	02 -	31
		2 63/2-		00	20	23
		2 6 3 / 1		00	16	02
	* · · · · · · · · · · · · · · · · · · ·	261/8		00	04	42
		261/5		00	00	61
		269/2	•	00	01	54
		275/3	•	00	00	10
		275/2	1	00	01	00
		261/4		00	11 ×	57
		31/5	·	00	26	51
		31/6		00	14	91
		30/1		00	07	55

				· · ·	• • •	1/5 1/4					-	00	0	6	67		
4)	गोप्पिली	•				176/8		1		2 7		00	0	i	52		-
•	• •					176/7 177/2	:		•			00	. 0	7	12		
			٠	•		177/1			٠	٠,		90	0	,	91		<i>.</i>
			• (			178/3			•	~.·	· · · · <u>*</u>	00	0	100	33	p by	· . *
**			٠.			178/2		1.7		•	•	- 00	0	<b>3</b> · .	30		• •
		·		• /	•	173/4			•		·,	60	α	2	48		
	· · · · · · · · · · · · · · · · · · ·		•		•	173/3		1 F .	. ,		`	00	25		63		
	•.		•			173/2						00	(X	-	30	) .	
					r	173/1			٠			90	9		10		
						136/1	5				1.4.	00	O		. 11		1

		2	3	4	5
प्यनी (निरंतर)	135/21		00	07	92
	135/19		00	. 00	- 10
	135/20		00	03	55
	135/18	. '	00	03	32
	135/17		00,	03	67
e de la companya de la companya de la companya de la companya de la companya de la companya de la companya de La companya de la co	135/16		00	02	90
	135/15		00	06	92
	135/10		00	05	28
	135/9		00	02	03
	135/8		00	02	84
	135/7		. 00	02	14
	135/4	•	00	01	91
	135/3	•	00	00	79
	135/2	•	00	01	18
	134/36		00	17	51
	134/40		00	10	99
	134/41	•	00	09	88
	134/41		00	15	19
			-00	04	24
	134/13		00	00	49
	134/20		00	04	36
	134/12	•			44
	134/11 134/10		. 00	00	72

फा सं. एल.-14014/35/2010-जी.पी.] के .के .शर्मा, अवर सचिव

## New Delhi, the 11th January, 2011

S.O. 164.—Whereas by notification of Government of India in Ministry of Petroleum and Natural Gas number \$40. 1495 dated 04<sup>th</sup> June, 2010, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), Government of India declared its intention to acquire the Right of User in the land, specified in the Schedule appended to that notification for the purpose of laying Kakinada-Basudebpur-Howrah gas pipeline for transportation of natural gas from one-liore tensional at East coast of Andhra Pradesh of M/s Reliance Industries Limited by M/s Relogistics Inflastructure Limited to the consumers in various parts of the country;

And whereas, the copies of the said Gazette notification were made available to the public on or before 29% Ottober, 2010;

And whereas, no objections were received from the public to the laying of the pipeline;

And whereas, the Competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government of India;

And whereas, Government of India, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the Right of User therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, Government of India hereby declares that the Right of User in the land, specified in the Schedule, appended to this notification, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said and Government of India hereby directs that the Right of User in the said and the Right pipeline shall, instead of vesting in Government of India, vest on the date of publication of the declaration, in M/s Relogistics Infrastructure Limited, free from all encombrances.

## Schedule

Mandal/Tehsil/Taluk:Nandigema	District to This cularin	and the		September 14 National
Village	Survey No./Sub-Division No.	Ares to	he scandra	-
		Hec	J. Alexandre	0-0-1
i	2	3	4	
) Jaddiyada	167/6	00	96	69
	167/7	00	03	75
	167/8	00	08	09
	167/9	00	03	05
· ·	167/10	00	08	34
	167/11	00	95	93
	167/12	00	05	60
	167/13	.00	09	. 36
	166/10	00	04	40
	166/11	. 00	07	08
	166/13B	(4)	14	61
	166/14	00	06	98
	166/15	00	01	84
•	166/17	00	21	89
	165/1	00	04	79
	165/6	00	01	29
	165/7	00	00	64
	142	90	11	82
	145/1	00	02	03
	145/2	00	04	51
	145/3	00	05	35
•	145/4	00	02	89
	145/8	00	08	23
	146	00	25	75
		90	08	82
	149/1		02	69
	149/2	00		
	149/4	00	04	64
	149/5	00	06	80
***	149/6	00	05	38
	149/9	. 60	96	76
	149/10	00	07	40
	150/1A	00	95	62
	150/1B	00	. 06	44 17
	150/3	00	27	17
* ***	152/1	00	00	15 31 10
	152/5 152/6	00	15 00	31

46	THE GAZETTE OF INDIA	; JANUARY 15, 2011/PAUSA 25,	1932	[Part	II—Sec. 3(ii)]
		2	3	4	5
1)	Jaddiyada (Conti)	152/8	00	10	.84
•		153 *	00-	- 11	27
		154	00	00	70
		131/7	ÒO	01	12
		128/3	00	22	96
4		128/7	00	11	84
		127/1	00	14*	41
		127/2	00	17	· <b>9</b> 1
2	Kasimji Kasipuran	13/1	00	. 14	43
- 2		13/2	00	12	30
		12/11	00	01	. 60
·		12/12	00	00	10
ī.		12/5B	00	01	07
		12/2	00	02	30
1		12/3	00	01	40
		12/4	00	00	96
		11/11B	00	07	36
		11/11A	00	05	07
		11/7	00	01	17
		11/8	00	08	00
		11/10	00	06	<b>7</b> 1
		11/3	00 -	14	17
		11/2B	00	04	85
		11/2C	00	02	85
.		11/2A	00	01	95
		8	00 -	07	42
		20/3	00	00	10
		20/2	00	01	62
		20/1A	00	03	69
.		20/1B	00	03	99
,		21/6B	00	03	45
	나는 사람들이 가장 그를 가장 하는 것이 되었다. 그 사람들은 그들은 사람들은 사람들이 되었다.	21/6A	00	02	53
		21/5A	00	08	54
		21/5B	00	02	85
		<b>21/7</b>	00	01	14
1		21/8	00	04	30
		21/9	. 00	01	23
		21/3	00	09	<b>0</b> 1
		21/1B	00	06	25
		23/11	00	04	32
		23/9	00	03	49
		23/10	00	02	53

1 .		1			*	3, 3, 3, 3	
) Kasimji Kasipuram (Contd)		<u> </u>	2		3	1.4.	
/ Keemili Keelikiitaiii (Colait)	. <sup>1</sup> •. •	23/3			00	01	64
·		23/4	1	•	00	02	09
		23/5			00	05	13
• •	14	23/2			00	10	96
		23/1			00	04	72
		24/4		,	00	08	90
		24/3		:	00	08	85
	· ·	24/2			00	13	72
		24/7		2	00	08	
	٠.,	24/1		14 <u></u> .	٠		47
		. 3			00	02	25
. •		24/8			00	01 ,	60
•	-	26/10			00	23 -	17
		26/3			00	06	13
		26/9			<b>00</b> 🔐	. 12	14
		26/4			00	02	54
	± 8	26/8			00	06	54
		26/7			00	02	42
·	· .	26/6			09		62
•		26/5				02	
	٠.				00	60	10
	- 1	29/5		٠٠ سر ١٠	00	18	90
		29/1			00	03	37
	•	29/2	` † •		00	09	32
		29/3			00	08	29
Manufal (Tab all (Tab at an			ict:Silkakulam			وجروب والمرابع	
Mandal/Tehsil/Taluk:Pa	1950	Digita					
\ Takkalinataan		. EL/9		-			A PRADESH
) Tekkalipatnam		56/8			00	18	63
) Tekkalipatnam	•	56/7			00 00	18 00	63 10
) Tekkalipatnam	,	56/7 56/9			00	18	63
) Tekkalipatnam	,	56/7			00 00	18 00	63 10
) Tekkalipatnam		56/7 56/9			00 00 00	18 00 05 08	63 10 21
) Tekkalipatnam		56/7 56/9 56/11 55/2			00 00 00 00 00	18 00 05 08 53	63 10 21 89 61
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A			00 00 00 00 00 00	18 00 05 08 53 04	63 10 21 89 61 63
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9			00 00 00 00 00 00 00	18 00 05 08 53 04 01	63 10 21 89 61 63 35
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B			00 00 00 00 00 00 00	18 00 05 08 53 04 01	63 10 21 89 61 63 35 34
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10			00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02	63 10 21 89 61 63 35 34 55
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5			00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10	63 10 21 89 61 63 35 34 55
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5 54/3B			00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10 16	63 10 21 89 61 63 35 34 55 89
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5 54/3B			00 00 00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10 16 17	63 10 21 89 61 63 35 34 55
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5 54/3B 64/6 64/5A			00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10 16	63 10 21 89 61 63 35 34 55 89
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5 54/3B 64/6 64/5A			00 00 00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10 16 17 05	63 10 21 89 61 63 35 34 55 89 30 06
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5 54/3B 64/6 64/5A 64/4A			00 00 00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10 16 17 05 01	63 10 21 89 61 63 35 34 55 89 30 66 46 22
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5 54/3B 64/6 64/5A 64/4A			00 00 00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10 16 17 05 01 01	63 10 21 89 61 63 35 34 55 89 30 06 46 22 16
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5 54/3B 64/6 64/5A 64/5A 64/4B			00 00 00 00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10 16 17 05 01 03	63 10 21 89 61 63 35 34 55 89 30 66 46 22 16 43
) Tekkalipatnam		56/7 56/9 56/11 55/2 54/8A 54/9 54/8B 54/10 54/5 54/3B 64/6 64/5A 64/4A		•	00 00 00 00 00 00 00 00 00 00	18 00 05 08 53 04 01 02 10 16 17 05 01 01	63 10 21 89 61 63 35 34 55 89 30 06 46 22 16

71/9A

71/9B

71/10

71/12

71/11A

		# <b>₹</b>	$\mathcal{F}_{i_{1},i_{2}} = \mathcal{F}_{i_{1}}$		
भाग II — खण्ड 3(ii)] भारत प	तं राजपत्र : जन	सी 15, 2011/ <b>पीप 25</b> ,	1932		
1		2	3	7	
2 ) Gopivallabhapuram (Contd)	71/13		00	01	•
	71/14		00	03	54
	71/15		90	03	47
	70/1		<b>5</b> 0	02	05
	70/2		00	90	4
	70/3		00 -	00	_ 24
	70/4		00	00	11
:	70/5		90	00	10
	70/6	-	00	00	10
-	70/9		90	90	9(
	70/10		. 00	09	10
	70/11		00	02	. 6
	70/12		00	01	11
	70/13		00	02	8
	+ 70/14	-	00	02	
	70/15		. 00	05	34 7.
•	70/16	= =	. 00	00	6.
	70/17		00	00	. 153
	70/21		90	93	7
	70/22		00	03	36
	74/1A		00	. 04	03
3 ) Rentikota	508/1B		90	18	73
	508/6		00	02	82
	506		00	09	75
	505/1		00	08	54
	460/6		00	08	37
	460/7		00	06	59
·	460/8	Marie Carlo	00	Ø5	64
	460/9		00	01	75
	700/2		w	91	. 14

459/1

459/3A

459/3B

456/1

456/2

545/9A

545/9B

545/10

545/11

545/13

546/1

4 ) Ramkrishnapuram

70

00.

Õ0

			2		3	4	. 5
Ram	ı rishnaparam (Contd)	546/5			00	02	75
- 444481		546/6		-	00	05	62
		546/7		_	00	02	68 `
•		544			00	01	62
		543		•	00	01	19
		538/1A			00	02	67
		538/1B		. ,	00	02	- 56
		538/1/C			00	04	20
		538/2		•	00	07	22
J		538/3			00	01	86
		538/4	•		. 00	02	07
. 1		538/10A			00	00	71
1		538/11A			00	09	72
		538/11B			00	09	83.
- 1		538/12			- 00	01	45
1		539/2	,	•	00	03	05
		539/4C		•	00	01	31
		539/40			00	01	86
.			,		00	07	- 65
1		539/6		•			
- }		539/7			. 00	12	27
		539/8		•	00	03	60
		539/9			00	00	16
		539/10C	•		00	00	10
		533/28			00	00	21
•		532/1		. •	00 .	05	17
		532/2A			00	00	30
× 1.		532/2B			00	01	75
1		532/3A			00	00	30
		532/3B	• }		00	02	12
		532/4			00	02	95
. [		532/5			00	00	86
ł		532/6			00	00	46 .
	The second of the second	532/7			00	03	88
1		532/8	,	_	00	- 03	58
- [ ·		532/9		•	00	00	33
1:		532/10			00 .	00	26 92
. ]		532/11			00	03	., <b>92</b>
1		532/12A		,	00	03	09
		532/12B			Õ0	02	01
1		532/13	•		00	03	85
		532/14			00	02	02
		532/15.			00	02	47

[ #4 II — @n£ 3(II) ]	सारत का राजपत्र : जनवर्ष 15, 2011/पाच 25, 19	73.2		4
	<u>Saza la sala 2</u>	3	4	5
4) Razukrishnapuram (Condi)	532/16	00	<b>Q8</b>	4
	532/17	00	02	17
	532/18A	00	00	10
	532/19A	00	00	57
	527/1D	00	01	40
	527/1E	. 00	08	39
	<b>527/3A</b>	00	01	66
	527/3B	00	01 -	88
	527/4	00	06	83
•	527/13	00	00	10
	527/14	- 00	06	44
	527/15	00	. 04	54
	527/18A	00	00	10
	527/18B	00	01	17
. · ·	527/19	00	03	79
	527/20	00	- 01	06
	527/23A	00	00	60.
	527/23B	00	01	.00
	528/1	00	01	36
	528/2	00	. 08	02
	528/3	00	01	28
	528/4	00	01	12
	528/5	00 -	00	38
	528/10A	00	01	59
	528/10B	00	02	43
	528/11	. 00	02	75
	528/14	00	07	4,4
	528/16	00	10	33
	518/22	. 00	(00)	24
	518/23	00	00	30
•	518/24	00	02	04
	518/25	. 00	6 02	63
	518/26	00	09	60
5 ) Kondragada	. 31			
J / Kunnagata		00	07	56
	32/3 32/10	00	02	82
	32/10	. 00	03	69
	32/11	00	09	86
	32/12 32/12	00	11	90
	32/13	-00	04	87
	32/14	00	06	99
-	28/1	00	02	19.
	28/2	00	19	33

68 THE GAZETTE OF	THE GAZETTE OF INDIA : JANUARY 15, 2011/PAUSA 25, 1932				II-Sec. 3
		2	3	1 4	5
Kordesgada (Costé)	28/7		- 00	02	06
	28/8		00	02	<b>34</b> ′
	28/9	•	00	05	06
	- 28/10		00	04	42
	27/1		00	07	68
	27/2		- 00	03	06
	27/5	×.	00	11	54
	27/6		00	00	10
	27/7	•	00	00	. 10
	27/8	. •	00	00	19
	27/9		00	07	04
	27/11		00	02	60
	27/12	•	00	07	81
	27/13		00	03	93
	27/14	•	00	00	10
	26/1		00	21	73
	26/2	. ,	00	03	66
	26/3		00	01	12
	26/4		90	05	<b>65</b> ,
	26/5		<b>00</b> ′	01	57
	26/6	•	00	10	09
	26/7		00 .	03	59
	19/13		00	00	10
	19/14		00	15	64
	19/15		00	05	85
★ 1. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	19/17	•	90	05	38
	18/1		00	01	41
	18/9		ÓO.	02	15
	18/10		00	02	49
The state of the s	18/11		. 00	03	- 54
	17/1		00.	14	29
	17/2		00	- 06	38
	17/3		00	00	10
	17/5		00	07	59
	17/7		00	08	08
	16/1		00	07	44
	16/2		00	01	56
	16/3		00	05	04
	16/10		00	04	97
	. 16/11		- 00	18	47
	15/1		60	01	78
	15/15		00	12	. 74

, d : 1

5) Kondragada (Coatd) 12/1	- 100	00	30	• • •
12/2	00	05	44	4
12/3	00	02	71	_
124	00	00	58	
12/6	_00	20	23	· */· .
12/7	, 00	00	42	
12/8	60	30	34	
10/4	. 00	05	90	
10/6	00	18	16	
10/7	00 ^	03	69	
10/8	00	10	66	
10/9	00	04	89	اسوا
10/10	00	03	36	
11/1	.00	00	10 <	
9/13	00	. 05	.87	
9/15	~ 00	18	64	
6/7	00	07	74	11
6/12	00 -	06	14	1
6/13	00	06	79	1.
6/14	00	05	98	,
63	00	08	91	
64/10	00	06	05	
64/11.	00	00	96	المعمد در وادفح
68	00	98	01	
المستقل المستقل المستقل المستقل المستقل المستقل المستقل المستقل المستقل المستقل المستقل المستقل المستقل المستقل	. 00	03	80	
	00	05	78	
\$66/1	00	07	25:	
\$66/2A	00	09	99	
566/2/B		01	89	
566/3	06		26	
566/4	00	00 07	49	
566/5	00			
568/2C	00	10	20 76	
568/2D	00	12		i Ja
568/2G	00	04	J8	₩,
568/7	00	03	22	
568/8	00	01	28	·
568/9	00	00	89	
568/10	00	00	.79	345
568/11	00	00	86	
568/13	00	10	92	ÍΣ,
568/14	00	09	25 26	
569		, 10.	<b>26</b> <	12 /

Š

ed

3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	34/3	3	4	5
3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	34/3			
3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	·	00	11 ,	46
3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	34/4A	00	23	53
3 3 3 3 3 3 3 3 3 3 3 3 3 3	34/5A	00	03	46
3 3 3 3 3 3 3 3 3 3 3 3 3	34/5B	00	00	51
3 3 3 3 3 3 3 3 3 3 3 3 3	33	00	16	. 38
3 3 3 3 3 3 3 3 3 3 3 3 3	35/1A	00	09	59
3 3 3 3 3 3 3 3 3 3 3 3	35/1B	00	07	54
3 3 3 3 3 3 3 3 3 3 3	32	00	01	39
3 3 3 3 3 3 3 3 3 3	37/1	00	08	00
3 3 3 3 3 3 3 3 3 3 3	37/3	00	00	10
3 3 3 3 3 3 3 3 3 3	37/4	00	00	10
3 3 3 3 3 3 3 3 3 3	37/5	00	02	59
3 3 3 3 3 3 3 3 3	37/6	00	02	88
3 3 3 3 3 3 3 3 3	37/7	00	01	70 1
3 3 3 3 3 3 3 3	37/8	00	01	07
3 3 3 3 3 3 3 3	37/12	00	11	44
3 3 3 3 3 3	37/13	00	04	14
3 3 3 3 3 3	37/14	00	00	10
3 3 3 3 3	<b>37/15</b>	00	08	99
3 3 3 3 3	38/1	00	05	23
3 3 3 4 3	38/2	00	01	30
3 7	38/5	00	07	13
3	38/6	00	07	77
	38/8	00	60	. 10
	18/9	00	07	- 84
	38/11	00	26	02
	<b>8</b> /12	00	. 00	50
	38/13	00	01	99
	99/1	00	01	17
	99/2	00	08	29
	19/3	00	00	87
	99/4	00	00	71
	99/6	00	00	15
	9/7	00	01	. <b>58</b>
The state of the s	99/17	00	10	82
	9/18	00	03	40
	9/19	00	03	· 86
	18/14	00		10
	0/3	00	00	
	10/4		05	26
	10/5	00	02	67
	20/5 20/6	00 00	04 05	29 43

4	
н	.,
	12

THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 25, 1932

[Part II-Sec. 3(ii)]

Г	7 - T	The second of the second	· ·	2		7 2	1 4	T =	=
T	Marripeda (Contd)		25/4		<del></del>	00	07	- 98	
			25/3	•		00			
			25/2				04	01	
ó			25/1			00	04	. 94	
			.26/4		- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	00	12	35	
Ì			26/6P			00	04.	50	
l			26/5		•	00	04	57	
						00	00	. 10	
ŀ			26/3			00	04.	84	
Į			26/2P		•	00	02	96	
l			26/1P			00	05	31	
Ī			7/14P			00	07	84	
١			7/13		-	00	04	· 23	
ı	1 1 12		< 7/12P		٠.	00	04	22	
ļ			7/10		•	00	1,6	20	
ı	Committee of the		7/6			00	00	29	
ŀ			7/5		•	00	01	. 52	
ì			7/4			00	01	47	
ŀ			8/15	. •		00	_ 01	. 40	
Į			8/16			00	02.	62	
1			. 18/9		-	00	03	. 69	
ı			8/8P			00	04	00	
Ì			_ 8/5		•	00	04	47	
ŀ			· 8/17		•	90	06	01	
ļ			9/8P		•	- 00	08	32	
ı		<b>Y</b>	9/9P	٠.	•	00	19	77	
ì			9/10	•		00	16	41	
			9/11P	•		00	02	96	
		No.	9/12	-		- 00	. 00	93	
	<i>y</i>		10/4		-	00	- 03	95	
			10/2			. 00	03	91	
			10/5	•		- 00 -	03		-
			10/1					88	
		T.				00	06	05 -	
			13/3			00	07	89	
	100	1.00	13/4P			00	29	56	
			13/5P			00	04	77	
			12			00	07	41	_
)	Karajada		559/1			00	01	74	
			559/2			00	03	26	
			559/3			00	06	31.	
			559/4			00	07	. 02	
			559/8		•	00	00	: 10	
·			559/10			_00	00	38	•

1		3		7 5
3) Karajada (Contd)	559/11	00	01	17.
3)	558/1	00	04	88
	558/2	00	05	53
	558/3	00	03	53
	558/4	• 00	05	33
	550/6	.00	00	96
	550/5	- 00	07	15
	549/6	90	01	38
	549/5	.00	00	<b>5</b> 1
	550/3	00	07	05
	\$50/2·	- 00	и	99
	551	00	11	05
	536/6	-00	03	49
	536/9	00	04	55
	536/8	00	07	17
the transfer of the second section of the second	536/7	00	00	50
	528/14	- 00	00 -	40
	528/15	00	07	25
	528/20	00	00	32
	528/16	00	03	55
	528/17	00	05	15
	528/18	00,	00	72
	524/32		04	93
		00	03	3/1
	524/31 524/33		. 90	
				33 75
	524/34	00	03	95
	524/29	00	02	38
	524/35	- 00	01	
	524/37	00	01	89
	524/36	00	.04	94 45
	524/28	-00	02	1
	524/27	00	04	61
	524/26	00	04	61
	524/25	00	Ø3	91
	524/24	00	00	55
	524/22	90	10	30
	520/2	00	04	48
	520/4	00	05	12
	520/3	00	06	92
_	520/1	00	03	<b>5</b> 1
	389/8	00	12	97
	389/16	00	00	89

			2	3	4	5
) K	ajadir (Copta)	389/15		00 .	01	49
. •		.389/14	,	00	00	92
		389/9	, -	00	09	41
- [,		389/13		00	01	25
. [	トロン たりたたださん か	389/12		00	01	98
		389/11		00	- 01	65
ì		389/10		00	02	04
ľ		388		00	05	86
		387/2		00	06	71
1		387/3		. 00	08	- 42
		387/1		00	00	15
		386/8		. 00	06	98
		386/7	~	-00	04	16
Ţ		386/1	•-	00	07	26
		395/2		÷ 00	00	35
·		395/1		00		
		399/1		00	04	. 49
. 1		399/2	,	00	08	87
		398/2		00	02	78
- 1		398/3			00	32.
		398/4	*	00	09	03
		398/5		00	02	90
4		400/4		00	03	. 49
l				. 00	11	28
ı		400/3		00 ,	)1	29
• 1		400/2		00 -	00	84
_		401/7	*	00	00	51
		401/8		00	06	12
		401/9	-	00.	02	83
Ì		401/10		00	. 09	28
· · .		401/15		. 00	00	10
		401/14		00	00	20
		401/13		00.	00	75
. ]		401/12		00	00	98 -
. 4.		401/11		00	03	63
. 1		402/3		. 00	03	85
Į		402/2		00	08	94
.		404/3		00	06 -	78
-		404/4		00	04	54
		404/5		00	03	27
. ·		406		00	19	02
. 1		408/1		00	07 .	53
		408/2	. •	00 .	00	25

						Y	
*			is. I.				
				F 06 1000			
[ माग []—खण्ड 3(ii)]	मस्य का राज	प्रिप्त : प्रकार	5, 2011/4	1 23, 1332			
1			2				3
3') Karajada (Contd)		408/3					10
		407/3	* **			7 5	35
	1	337/3		i di <del>adali</del> di	Star		<b>62</b>
		338/32	1	`			<b>80</b>
	. <b>V</b>	338/31 338/29					
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	-	337/1			7		38 -
	*	338/28					89
		337/2					ig
	- ' ' '	336/3					46
	•	336/4			The second secon		57
		336/2	•			<b>15</b>	65
	$(X, \mathcal{T}_{k}, \mathcal{T}_{k})$	308/3					03
		308/4			00		OF.
		307/5					<b>51</b>
		307/7		**************************************			19
		307/6	1				27
		302/1				- •	68
	-	304/5				02	23
		302/2		<u> </u>			73
	-	267/7			-	01 00	13 98
		267/6					75
		267/8	ė.			03 08	85
		268/3				11	38
	•	268/2					20
•		268/1				03	75
		265/2				<del>03</del>	77
		264/1				02	80
		269/3 269/1		. 1 4 <u>4</u>			
		264/2			00 00 00	02	36 31 23 62
		263/2			00	02 20	23
		263/1		γ	00	16	02
		261/8			00	04	42
	•	261/5	-		00	60	61
		261/5 269/2		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00	01	<b>*</b> 1. 1
		275/3			00	00	00
		275/3 275/2	\$ - <del>-</del> -			01,	
		261/4			00	11	57
		31/5 31/6	,	Land	00	26	51
		31/6			100	14 700	51 91 55
		30/1			00	07	93

4	ю.
	м

-	1 2 2 2		2	_	3	4	5
Karajada (C	offed)	30/2	•		00	00	99
		29/2		•	00	13	. 15
		36/1		•	00	15	23
1.0		36/2			00	. 07	39
		36/3	•		00	09	61
		27/1			00	08	57
	Section 1	26/2		:	00	08 02	•
				•			71
		26/1	-	-	. 00	01	. 46
·,.		25/1			00	- 19 -	21
		37/2			_ 00	11	34
· · ·		24/3	-		00	03	01
-		24/1			. 00	15	75
.,		24/2	•	•	00	. 05	53
		21/11	•		. 00	23	31.
		21/6			00	08	
							08
C		21/7	٠.		00	. 00	10
• :		21/5	. *	• •	00	- 00	44
• • •		19/28	-		00	- 14	. 82
		19/26		•	00	11	26
	The second second	19/22	•	•	00	00	95
		19/25			00	10	94
		19/24			00	12	50
		19/14			,00	23	
			•				· <b>8</b> 1
		19/15	· . •		00	30	40
		19/13	٠.		00	06	99
		19/12		*	00	19	11
		19/10			. 00	06	00
		19/11			00	04	33
		19/7	,		00	07	62
		19/6	,		00	22	83
		1/20	٠		00	08	
			• -				73
		1/19			. 00	01	39
		1/11	:		00	05	43 97
		1/10			. 00	10	97
		1/9			. 00	02 -	95
V		1/8		1.	00	02	76
		1/7			00	03	55
• •		1/6			00	06	. 48 .
*		1/5		٠,	00	06	67
		1/4	• .				
				··	00	19	84
Goppili		176/8			. 00	01	55·
		176/7 177/2			00 00	07 45	12 .
	. in the state of						14
		1 <i>77</i> /1			00	. 01	93
		178/3	,		. 00	01	93 33
		,178/2			00	08	30
		173/4	,		00	02	48
		173/3	٠.	ı	00 -	22	
* '' ''		173/2		• •			- 63
•					00	02	.62
	and the second	174/1	٠		00	17	39
•		173/1			00	00,	, 10
		136/15			00	00	88
		136/14			00	06	50
		136/13	•		00	13	30
		135/21			00	07	92
					~~	<u> </u>	76

4) Goppili (Contd)	135/19		
	135/20		
	135/18	.00	
	135/17		
	135/16	<b>65</b>	
	135/15	. 00	94
	135/10		05 25.
	135/9		03
	135/8	00	
	135/7	.00	<b>#</b>
(1)	135/4	00	91
	135/3	80	79.
	135/2	. 00	13
	134/36	50	
	134/40	00	
	134/41		
	134/18	00	
	134/13	90	
	134/20		
	134/12	400	
	134/11	<b>b</b>	
	134/10		6 7

THE CHANGE SERVICES

नई दिल्ली, 11 जनवरी, 2011

और, भारत सरकार को उक्त पाइप्रसाइन विछाने के प्रयोजन के लिए एक कार्यकार के किए के किए के भीतर उक्त पाइप्रसाइन विछाई जाने का प्रस्ताव है और जो इस अधिकार के अधिकार का अर्जन किया जाए ;

अतः, अब, भारत तरकार, पेट्रोनियम और खनिज पाइपलाइन (भूनिक उन्होंक अधिकार का अर्थन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदेश महिन्द करते हुए उन्हें उपयोग के अधिकार का अर्जन करने के अपने आश्रय की घोपणा करती है;

कोई व्यक्ति, जो उन्त अनुमूची में वर्णित भूमि में हितवन्त्र है, उस तारीख के काल अधिनियन की धार 3 की उपक्रारा (1) के अधीन जारी की गई अधिसूचना की प्रतियाँ साधारण जनता की उपक्रम कर दी जाती हैं, क्रांकिन दिन के भीतर भूमि के नीचे पाइपलाइन विधाई जाने के लिए उपायोग के अधिकार के संबंध हैं की आकार नियादी, सदान प्राधिकारी, रिलोजिस्टियस इन्कास्ट्रवचर लिमिटेड, प्रथम मंजिल, आकार का किसीन प्राधिकारी, रिलोजिस्टियस इन्कास्ट्रवचर लिमिटेड, प्रथम मंजिल, आकार का किसीन प्राधिकारी, क्रांकिन कर में आकार भेज सकेगा।

## अनुसूची

डल/ तेहसिल/ तालुक इटंगी वीडवार	जिल	ता इकटक	राज्य ३ अ	डिशा	
गाँव का नाग	1	सर्वे संः/ सब डिविजन सं·	आर.उ	ो.यू अजि लिए क्षेत्र	ति करने
	<del> </del>		हेक्टेयर		सि एयर
	<del> </del>		3	्एयर	5
	1450	2		4	
<b>करंगी</b>	1456		00	05	67
and the state of t	1457	•	00	21	83
	1476		00	12	54
	1475		- 00	22	26
	1474		00	02	96
	1473	•	00	03	.67
	- 1472		00 (	24	96
	1471		00	06	51
	1469	<b>.</b> .	00	14	21
	1470	•	00	04	30
	1499		0.0	13	√57
	1503		0.0	06	55
	1546		. 00	0.8	38
	1504	•	00	04	< 21
	1542		00.	0.6	54
	1505		00	80	84
	1541		ÓO	02.	70
	1539		00	06 -	51
The state of the second state of the second	1538		00	05	56
	1540		00	0.0	30
	1537		. 00	06	90
	1536		00	18	73
	1535		00	01:	40
	1560		00	04	. 19
	1558		00	09	. 18
Control of the second of	1559	•	00	04	77
· 不可以的是大概的数据。	1577		ÓO	21	. 21
	1578		00	20	90
	: 1571		00	33	62
Let the the major of the second to the second	1574		0.0	00	48
Description of the second	2205		00	02	23
↑ 「大き」では、ないでは、ないでは、ないでは、ないでは、「ないできる」では、また。 大きな 連続を 後になった。	2206	•	00	00	99
The state of the s	1589		00	02	86
	1590		00	10	68
The state of the s	1592		00	04	55
	1586		.00	00	4.8
The state of the s	1585		00	02	08

ा   —खण्ड 3(ii)].	का ग्रजपत्र : जनवरी			4	o de la compansión de
			3		5.7.2 <b>3</b> .2.2
1) करंजी (निरंतर)	1594		00	. 12	97
	1595		0.0	02	57
	1596		00	00	20
	1584		00-	04	94
	1583		00	. 00	42
	380		0.0	09	36
	1597		00	04	73
		the state of the state of	00	12	56
	- 379			٠.	
	385	State of the second	00	12	05
	384		_ 00	09	03
	388		00	09	84
	386		00	00	30-
	387	· [3] [3]	00_	04	53
-	389		00	06	99
	390		00	06	- 61
n e	375		00	84	49
			00	01	95
	397		00	00	99
•	417				
	416		00	00	10
	418		00	. 14	68
	421	The state of the s	00	01	44
	420		QO	08	88
	422		00	06	82
	426		00	00	- 10
	361		00	. 91	82
	360		00	0.1	86
	359		00	03	55
		11 1 631	00	03	09
	269				
	270		00	06	21
	2 68		00	00	10
	263		0.0	44	07
	262		00	0.0	38
a produce a superior de la companya de la companya de la companya de la companya de la companya de la companya		४५ वे का बैंक्स कुले जेंद्र करें <del>ग्रेट व</del> ्यास		- 06	70
	392	54. 1968	00	00	10
	294		00	01)	a way
	296	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00	00	30
	295	A Section of	00	11	76
		The state of the s	00	. " " -	51
	297			15	
	1876		00	0.2	89
	298		00	00	60
	1877		00	00	10

	A OF INDIA : JANUAR	Y 15, 2011/PAUSA 2	25, 1932	[Part	II—Sec.
		2	3	1 4	5
1) with (Mark)	300		00	12	70
	299	-	. 00	00	94
	301		00	00	26
	2011	<b>,</b>	00	08	^ 42
	167		00	08	11
	305		00	00	10
	160	. :	00	06	90
7 M	154		00	00	11
	159	•	00	00	97
	161	•	00	05	. 37
	158		00	02	56
	162	·	00	03	
	163	.•	00	04	. 86
	157				15
	156		00	02	40
	150		00	00	15
4.67.446-	1904		00	04	85
		•	00	01	32
	1956		00	06	38
Marie Marie	152		0¢	00	45
	1910	. • •	90	98	20
	150		. 00	00	45
000 <b>500</b> 0	148	,	00	13	72
of at the section	147		00	06	91
	1955		00	01.	-10
	146		00	24	12
7.00 · 100 ·	149	•	00	0.0	<sup>3</sup> · 10
7E 7 500	145		0.0	04	56
arri don e	* 126		00 /	01	89
	125		00	01	- 56
7.00	129		- 00	0.0	10
	128		00	01	13
	127		00	08	13
Alexander de la companya de la companya de la companya de la companya de la companya de la companya de la comp	जिला अकटर	<b>₹</b>	राज्य अओ	डेशा	
	328		0.0	. 00	32
40.540	329		0.0	14	98
	330	·	00	05	7,1
	331	<u>-</u>	00	0.6	· 70
	332		0.0	02	67
	335	•	00	02	42
	336		00	04	. 69
	338		. 00	11	86
	339		00	05	57

,

								1
भाग   —खण्ड 3(ii)]	मारत प	त राजपत्र :	जनकरी	1, 201 Mai	25, 1932	resident		-
1				2		3	4	\$
1) ब्रहमना वस्त्र (निरंतर)		340		<u>).</u> 1,41		00	0.6	63
1) Marin ann Grand.		342	د	$\left( \frac{1}{2} \left( \frac{1}{2} \right) \right) \right) \right) \right) \right) \right) \right) \right) \right) \right) \right) \right) $		00	05	93
		343				00	15	26
		319				00	18-	77
		316		in the second		00	06	35
•		309			. ,	00	15	07
	grafie seguite s	308				00	11	46
		301	* _			00	00	11
	* .*	295			Section 1	00	06	02
		294	and the second second			00	00	29
		293				00	01	82
		289		100		00	06	65
· · · · · · · · · · · · · · · · · · ·		283		J. 18 (18)		00	19	56
		281				00	02	31
•		279		Programa		00	07	84
		280				00	05	45
	_	27			3 T. J.	00	00	10
		26			er er en en en skrive. Na en en en en en en en en en en en en en	00	34	- 86
		26				00	21	-48
•		26				00	16	27
	. *	910				00	02	14
		42	-			00	14	93
		87			-	00	00	. 49
		87				00	10	73
			•			00	0.1	55
		42				00	04	69
/ · · · · ·		87		Maria Andrea Control	إولاد والمحال	00	11	C (\$
•	e e	42	ე გე#	<b>赤</b> 426 章	<del>- Am ii</del>	00	05	34
	- 1			MY WAY	्याय न	00	00	88
	15 g	42		And the Control of th		00	02	90
		43				90	13	68
		42		. (A)		00		
		42		*	* * * * * * * * * * * * * * * * * * *	00	. 05	51
		42				00	06	58
The second section of the second		47				00.	93	31
		47		18			23	31 43
			<b>'7</b> / 📜	* . **. ** V	.) ~	00	* 02	
		90		$\mathcal{Y}_{i}$		00		
	N	85				00	90	
		47	4			00	01	78 74
		9	53	- :	e i	00	07	74
		* *	32			00	0,6	37

		E OF INDIA: JA	NUARY 15, 2011/PAUSA 25,	1932	[Раг	t II—Sec
the state of the s	l तर)	4	2	3	4	3
्रकाना प्रसक्तः (१०)	ach.	483		00	10	05
		484	•	00	12	14
1 1 2 2 3 1 G 2 1 G	teringger in terresista	468	,	00	18.	05
		488		0.0		14
÷1	· Williams	481		00	15	76
	44 <b>4</b> 4.7	494		00	1.7	84
		416		00	34	09
* ( )	330, 10	228	•	00	42	- 54
		775	•	00	16	66
154		900		0.0	09	04
the state of	113	∫ 882		00	04	64
		693	• •	00	08	66
	100°	692		00	11	
	30, Š	690	- * ·	00	2.8	88
	and the	932		00		53
1. C.		689		00	05 05	23
	C(0)	991	,	00	05	95
वेशनुपुर	1931	219			00	31
	All Sections	. 220		00	01	24
	न्यत्र होत	221		.00	80	49
\$ 6 m	10	194	•	0.0	18	53
v	yga İlfa,	217		00	45	45
		216		100	0.6	23
1 1 2 38 45	00	218		00	00	10
		186		<sup>1</sup> 00	-12	09
*	But the S			-00	00	85
नकाराही	145	187		00	00	10
(i)		3		00	00	<u>11</u>
1. 35		2		00	05	0'9
933		. 1		00	05	85
वनपुर		567		00	00	65
		168		00	33	15
7.5		532	;	00	02	25
	14.1	170		00	11	98
,		171		00	26	86
		211	1	00	48	84
		190		00	00	10
	s ar i — — Gua	200		00	0'2	50
The state of the s	retako erretakoa. Biotoarretakoa	554		00	00	35
	Bartine (1944) Orași a 1997	483		00	05	64 ·
	in de la companya di di di di di di di di di di di di di	498		00	03	
		497		00	. 11	40 85

			Constant	1	, , , , , , , , , , , , , , , , , , ,	
II—खण्ड 3(ii)]	भारत का सजपत्र :	अनवरी । ई, 2011/मी	4 25, 1932	HSAAU,	State of the	
		1 1		3	4	3
4) बामनपुर (निसंतर)	516			00	B7	<b>26</b>
	496			00	24	94
	495			00	10	94
	494			. 00	10	06
	493			00	99	44
	492			00	12	16
	-347			0.0	53	96
••	463			0.0	19	42
	69	<b>4.</b>		00	01	93
	478			00	0.6	7. 75
	47.7		- P	00	08	- 94
	65		f., . Li	00	00	11,
	476			00	05	08
	64			00	02	29
-	56			00	04	02
•	55			00	01	97
1	54		kir i. Haran Kar	00	02	54
	53			00	02	25
				00	07	45
	52			00	04	86
	51			00	89	45
	348		· · · · · · · · · · · · · · · · · · ·	00	21	65
	21	× 50		00	11	65
	20			.00	ÓΟ	- 66
	472			- 00	06	98
	19				04	21
	17			0.0	09	78
	473			00		
	18			00	27	18
	6			00	26	05
	470			00	00	96
डल/ तेहसिल/ तालुक ध्यर्मशाला	F	नेला ३जाजपुर		राज्य ३औ	डिश	
) दरखुंडी	1517			00	05	42
) 4/ <b>3</b> 31.	1476	1 2	**	00	06	62
	1475			00	09	17
en en en en en en en en en en en en en e	140		er (j	0.0	0.1	70
	1403		0::::	00	05	30
	1404			00.	0.8	66
•	140	_		00	00	30
	140			00	-03	31
	142	. 7		00	03	62
	144		전원 · · · ·	00	00	83
	1445		· · · · · ·			85

٠,٠

			J-102			1	
4	1 A A	Charmer 1	40.00	2	3	4	5
ľ	l) वर <b>बुंधे (शि</b> सेर)		1357		00	80	04
٠.		A PARTY	1448		00	00	82
1			1356		00	01	24
١			1360	•	. 00-	02	0,4
ŀ			1355		00	03	66
ı			1361	•	00	05	21
	n. da		1354		00	03	90
-			1353	٠.	00	02	67
			1352	_ /	00	00	10
1			1362		¹ 00	01	07
١			1363		00	04	15
	The second of the second	100	1350		00	- 03	80
ł			1335		00	00	68
	**************************************		1337		00	01	. 55
	1		1347		OŌ	07	37.
1			1348		00	04	02
1	11.		1346	, ,	00	08	56
١		A Same	1340	•	0.0	01	√56
ŀ	The Land		1345		00	02	.48
١	AND PLANT		1344		00	01	67
ŀ		Sign of the	1343		. 00	01	79
ł			1342		00		
١	100 ° 40		1341			01	12
			741		00	01	56
			740	•	00	00	87
Ì		Mark to the			00	14	05
١	and the same of		739		00	01	1.7
			1436		00	00	03
ı			738		00	07,	22
	Winner Comment		728		00	13	00
	and Assembly		737		00	02	77
	i i i i i i i i i i i i i i i i i i i		729	•	00	02	45
1			726		00	04	. 05
ı			1456	<u> </u>	00.	01	90
Ì			6.27		00	04	85
_		Marie Control	715	<u> </u>	00	18	24
	<b>गसुरपुर</b>	We have the	500		00	00	∴13
.			126		00	00	54
	and the same	Service to the first	125		00	00	96
			108		00	00	80
.	· Shirt		107		00	00	53
ŀ	Carta La Maria		106		00	02	60

1 II-	-ख•इ 3(ii)]	भरत र	हर राज्यस		, 2011/मीन 25,				
_	1			Ţ / T	2		3		7 5
-2)	मकुरपुर (निरंतर)		552		12.00		00	0.1	11
			102			* *	00	60	
			109		Tan jakan		00	00	10
			498		9.44		00	00	14
			580	ř			00	00	64
		$f(x) = \hat{\mathcal{G}}_{x}$	105				00	0.0	99
		•	551	:			00	00	76
			103				00	-01	0.7
	· · · · · · · · · · · · · · · · · · ·		101	: '	PEWE		00	00	10
			104				00	- 00	95
		`	114				00	00	10
	4		100				00	01	0.0
		•	536				00	00	92
			115				00	03	. 70
			99				00	12	06
		<b>.</b> .	93				00	03	30
			- 98				00	- 04	21
					(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		00	03	23
			97		1. 200%	and the second of the second	00	00	28
					and the second second				
			560	)	1 8 4 - E				
			560 96				00	05	
_			96	जिला हजार	4		00 सन्दर्भ	05 18:11	/16
_		,	96	जिला इजार 11			00 (154 83	05 विश्वा 00	65
_	तिहसिन/ तन्तुक उकोरस्य उज्जयस्था	*	96 29 29	जिला हजार 11 10			00 00 00	05 1091 00 04	65 64
_		7	96 29 29 29	जिला हजार 11 10 09			00 (154 83 00 00	05 Mean 00 04 01	65 64 42
_		*	96 29 29 29 29	जिला हजाउ 11 10 09 08			00 00 00 00	05 00 04 01 06	65 64 42 86
_		7.	29 29 29 29 18	जिला इजा 11 10 09 08			00 (154 83 00 00 00 00	05 10 04 01 06 10	65 64 42 66 63
			29 29 29 29 183 183	जिला इजा 11 10 09 08 90			00 00 00 00 00 00	05 00 04 01 06 10	65 64 42 66 63
		*	29 29 29 29 185 185	जिला इजा 11 10 09 08 90 91			00 (154 :33 00 00 00 00 00	05 00 04 01 06 10 00	65 64 42 66 63 16
		*	29 29 29 29 185 185 185	जिला हजा 11 10 09 08 90 91 98 97			00 (154 23 00 00 00 00 00	05 00 04 01 06 10 00 07	65 64 42 66 63 16 05
			29 29 29 29 18 18 18 18 18	जिला इजा 11 10 09 08 90 91 98 97			00 00 00 00 00 00 00 00	05 00 04 01 06 10 00 07 08	65 64 42 66 63 10 05 86
			29 29 29 29 185 185 185 185	जिला ड्या 11 10 09 08 90 91 98 97			00 00 00 00 00 00 00 00 00	05 88 07 04 01 06 10 00 07 08 04 00	65 64 42 66 63 10 05 86
			29 29 29 29 18 18 18 18 18 19	जिला हजा 11 10 09 08 90 91 98 97 99 00 22			00 (154 23 00 00 00 00 00 00 00	05 00 04 01 06 10 00 07 08 04 00	65 64 42 66 63 10 05 86 13
			29 29 29 29 185 185 185 185	जिला हजा 11 10 09 08 90 91 98 97 99 00 22			00 00 00 00 00 00 00 00 00 00	05 10 04 01 06 10 07 08 04 00 01 06	65 64 42 68 63 10 05 85 04 40
			29 29 29 29 185 185 185 185 191	जिला हजा 11 10 09 08 90 91 98 97 99 00 22			00 00 00 00 00 00 00 00 00 00 00	05 100 04 01 06 10 00 07 08 04 00 01 06 02	16 65 64 42 66 63 10 05 86 04 40
_			29 29 29 29 185 185 185 185 196 196 196 196	544 544 11 10 09 08 90 91 98 97 99 00 22			00 00 00 00 00 00 00 00 00 00 00	05 10 04 01 06 10 07 08 04 00 01 06 02 03	16 65 64 42 66 63 10 05 85 04 40 17
_			29 29 29 29 185 185 185 185 196 196 196 196	Grant Same   11   10   10   09   08   90   91   98   97   99   90   22   20   96   25			00 00 00 00 00 00 00 00 00 00 00	05 10 04 01 06 10 07 08 04 00 01 06 02 03 06	16 65 64 42 66 63 10 05 85 04 40 17 40 20
_			96 29 29 29 185 185 185 185 19 19 19 19	544 544 544 544 544 544 544 544 544 544			00 00 00 00 00 00 00 00 00 00 00 00	05 10 04 01 06 10 07 08 04 00 01 06 02 03 06	16 65 64 42 66 63 10 05 85 04 40 17 40 24
_			29 29 29 29 185 185 185 185 19 19 19 19	544 524 62			00 00 00 00 00 00 00 00 00 00 00 00 00	05 10 04 01 06 10 07 08 04 00 01 06 02 03 06 08 01	16 65 64 42 66 63 10 05 85 13 65 04 40 26 72
_			29 29 29 29 18 18 18 18 19 19 19 19 19	Grant Same 111 10 09 08 90 91 98 97 99 99 00 22 20 96 25 24 62 61			00 00 00 00 00 00 00 00 00 00 00 00 00	05 10 04 01 06 10 07 08 04 00 01 06 02 03 06 08 01	16 65 64 42 66 63 10 05 85 04 40 17 40 26 54
_			29 29 29 29 185 185 185 19 19 19 19 19 19	54 54 54 54 54 54 54 54 54 54 54 54 54 5			00 00 00 00 00 00 00 00 00 00 00 00 00	05 10 04 01 06 10 07 08 04 00 01 06 02 03 06 08 01 09	16 65 64 42 66 63 10 05 85 13 40 40 26 72 24 64
sa/ ) ;			29 29 29 29 18 18 18 18 19 19 19 19 19 19	Grant Same 111 10 09 08 90 91 98 97 99 99 00 22 20 96 25 24 62 61			00 00 00 00 00 00 00 00 00 00 00 00 00	05 10 04 01 06 10 07 08 04 00 01 06 02 03 06 08 01 09	65 64

	NDIA : JAI	NUARY 15, 2011/PAUSA 28, 19	5, 2011/PAUSA 23, 1932			
) y			3.	4	5	
1) Janear (Arit)	1985		00	00	88	
	1967		00	04	12	
	1984	•	00	05	13	
	1971		00	02	32	
	3632		00	. 09	65	
	1981		00	.09	50	
	1983		00	00	52	
	1982		00	00	65	
	1980		ÓÖ	02	03	
	1979		. 00	16	90	
	2013		00	00	13	
	2014		00	05	38	
	2015		00	04	51	
	2046		00	01	81	
	2047		00	02	27	
	2016	•	00	0.0	17	
	2045		00	14	28	
	2044	·	00	10	66	
	2043		00	04	31	
	2051	•	ÕÕ	08	65	
	2042	•	00	09	40.	
	2039		OÒ	04	04	
	2040		ÒQ	04		
	1526		00	01	11 92	
	1827		ÒO	08		
	1529		00	00	21 10	
	1528		00	03		
	1531	·	00	02	14	
	1530		00	00	.10	
	1532	N.	00	04	10	
	1533		00		09	
	1518		00	01	14	
	1451		00	18	43	
	1450			06	57	
	1452	• .	, 00	06	92	
	1454	•	00	03	54	
	1448		00	07	26	
	1457		00	07	20	
	1376		00	08	78	
	1375	*	0,0	03	92	
***	1374		00	04	80	

ो—सन्द ३(ii)] यस्त	<b>का एक्पत्र</b> ः व		2	3			5	
l) नुआपटना (क्लार)	1373				0	00	45	
Danie a brene	1371				00	02	54	
	1348				00	11	05	
	1368				20	60	46	. ::
	1349			45	00	00	28	
	1363		e-ea		00	04	92	
	1364				00	04	52	
	1362				00	02	94	
	1353				00	02	00	
	1361		7		0.0	02	63	
		114			00	97	94	
	1354	• • • • •			00	00	26	
	517				00	03	90	
	1355				00	00	73	in. Vingo
	1356	1, 1,			00	07	75	
	516					00	10	
•	515	1 (1)			00		77	1
	505				00	04_	12	7.
	506	· · · · · · · ·			0.0	08		De.
	507		in the second		00	01	26	
	508			•	00	05	.77	
	509				00	02	31	
	3,633				00	00	20	
	500				00	04	65	
	499	in a co			00	01	49	<b>:</b> :
	5632				00	05	65	
	510		- T		00	20	52	•
<del>-</del>	5546				00	00	78	1
	565			. 1,	00	05	09	
	586				00	05	28	\$1. 2.
	567				00	0.0	84	
• • • • • • • • • • • • • • • • • • • •	568		•		00	01	80	•
	.575				00	0.0	67	
	572			и	00	03	77	· · · · ·
	574		•		00	00	10	.**
	569				00	00	12	<del>+</del>
	571				00	03	74	
	570				00	00	45	
	573				00	02	39	
	598				00	06	21	
					00	0.1	73	4
	593 597				00	0.6	97	

418	THE	GAZETTE OF	INDIA : J.	ANUARY I	5, 2011/PAUSA	25, 1932	[Part	H—Sec. 3(ii)
1	1				2	3	4	5
1)	नुआपटका (निरंतर)		595			00	00	68
		90.00 200	599		:	00	00	30
			596	· · · · · · · · · · · · · · · · · · ·		00	06	92
<i>'</i> .	S. S. S. S. S. S. S. S. S. S. S. S. S. S		594			00	00	19
/	Ţ,		588			_ ' 00	04	74
			616	,		00	00	72
1			617			00	06	00
	1		618			00	02	58
			619		-	00	00	61
		**)	620			00	08	30
			621		• • • •	00	00	15
			221		٠.	00	03	45
· [			223			00	01	
			220	•	1	00		02
			222				04	11
		3	248			00	04	95
. %			229	٠.		00	04	46
			280			00	00	44
	1.		246			00	06	00
1 .	1. 小豆醇 (1.15)					09	01	15
1.5			282		•	00	00	25
28			281			00	02	82
, t		CATA CONTRACTOR	240			00	0.9	5.3
2.1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	10 - A V	241			00	02	68
			239			00	09	<b>67</b> ,
			238			00	03	60
	nov A		237	•		00	01	13
	. A Trigger		671	· · · · ·		00	34	40
	7166		675			00	:01	09 .
	50		676		•	00	01	. 74
			674			00	00	99
		Agenta and a	677			00	10	39
		0.5	210			00	02	95-
<sup>2)</sup> नरप	वा		1537			00	16	06
			1536			00	02	98
[ · .			1535			00	05	53
			सर्वे सं 1	535 और 1	919 के बीच में	00	00	25
			1919			00	05	20
1.			.1543			00	02	-32
			1548			00	00	10
	0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1547			00	0.5	04
, i.,	- 12 XV		1546			00	02	74

भारत की स	स्वत्र : जनगरी	15, 2011/44 25, 197	12		
ा [[—खण्ड 3(ii)] भारत की स			3 1		
	1552		00	66	0.1
2) 1(14) (14)11)	1552 1555 "		0.0	04	37
			00	.03	23
	1554		00	05	75
	1581		00	06	01
	1560		00	10	61
·	1568		00	00	45
·	1567		00	06	25
	1577		00	00	38
	1578	A Part of the		06	40
	1588		00		13
	1589		.00	09	71
	1606	· i · k	00	04	
	1607		00	00	10
	1608		00	00	10
	1488		00	04	60
	1489		00	00	34
	1487		00	10	55
	1464		00	02	60
	1468		00	04	23
	1466		00	01	54
	1467		-00	02	87
	1469		00	00	10
	1470		00	91	54
	1243		00	03	94
	1457		00	02	29
	1446		00	13	83
			00	16	45
•	1445		00	00	41
	1429		00	20	84
	1431		90	01	89 20
	1430		00	01	86
A Charles of the Control of the Control	140.6		00	00	84
	1271		00	03	19
· · · · · · · · · · · · · · · · · · ·	1404			00	96
	1405		00		81
	1403		00	01	
	1272		00	01	04
	1402		Ò0	02	21
•	1390		00	00	11
	1389		00		6.
	1273		00	04	
	1388		00	02	4

THE GAZETTE OF INDIA: JANUAR	5, 1932	32 [Part II—Sec.		
	2	3	4	5
2) नरका (निरंतर) . 1274		00	04	36
1289		00	00	45
1387	-	00	03	56
1386		00	01	81
1385		00	. 00	- 72
1293	•	00	02	45
1298		00	. 00	71
1290		00	00	27
1292		00	-01	72
1294		00	00	
1296		00	01	96
1295		. 00	01	37
1291	• •	00	00	99
1299		00	00	
675		00	05	10
1287		00	08	76
1286	•	00	00	84
676		00	02	84
712		00	00	. 89
677		00	02	58
678		.00-	01	66
679		00	00	81
711		00	09	10
718	• • •	00	03	95
710	• .	00	00	63
719	•	- 00		. 22
724		00	10	20
723		00	00 07	10
721		00.	00	46
726		00		10
729	•	00	02	80
741		00	00	05
740		00	04	85
739		00	04	41
738		00	00	67
742		00	06	16
753		00	01	33
752		00	00	58 10
754		00	07	21
755		00	07	
758		00	00	32 15

[]—खण्ड 3(ii)] भारत भा	-		3	/	
1			00	00	82
2) गरपदा (निस्तर)	766		00	01	07
	765		00	01	49
	764		00	01	37
	762		00	00	42
	763		00	01	91
	761				76
	760	· · · · · · · · · · · · · · · · · · ·	00	00	10
	759		00	1.0	69
	767		00	05	02
	786		00	01	
,	651		00	02	21 93
	788		00	01	
	<b>∕ 650</b>		00	04	29
	394		00	04	70
	395		- 00	04	10
	396		00	03	70
	397	Park to the	00.	√ <b>05</b>	79
	393		00	02	80
	387		00	00	17
	386		60	28	76
	385		00	00	28
	384		00	05	62
	383		00	00	45
	323		00	07	82
	246		. 00	00	29
	247		00	12	60
	279		00	12	37
	280		00	07	80.
	283		00	03	14; **
	284		00	23	82
	299		00	95	0.9
	298		00	00	40
	285		00	01	56
	297		00	95	96
	288		00	00	49
	296		00		51
· · · · · · · · · · · · · · · · · · ·	292		00	08	25
	289		00	02	12
	291		.00	01	15
	293		00	63	49
	290		00	03	32

	CO 1101A : JANUART 15, 2011/PAUSA 25, 193			n 11—Sec. 3(1)	
	2	3	4	5	
	88	, 00	00	14	
and the second s	89	00	.03	43 .	
	228	00	11	30	
	27	00	05	29	
	26	00	04	35	
	92	00	10	28	
	25	00	00	16	
	24	00	03	22	
一个种自己的影响,这样整定的第三人名	23	00	10	96	
	13	00	05	62	
	12	00	02	81	
	11	00 -	01	93	
	14	00	02	34	
2	10	00	11	65	
2	09	00	14	99	
	16	00.	00	20	
3	15	00	10	22	
- (1)	16	00	00	. 10	
4	30	00	22	16	
3	98	00	00	21	
- Art 1948 (1) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	96'	00	00	95	
	97	00.	00	69	
3	93	00	00	10	
	95	00	01	48	
그림은 다른 이 선택하다 가는 10. <b>3</b>	94	00	01	34	
3	89.	00	00	72	
3	90	00	-01	48	
<ul><li>・ 100mm (2) 200mm (3)</li></ul>	92	00 1	00	76	
3	91	00	00	76	
4	97	00	00	27	
4	98	00	01	78	
3	38	00	01	06	
38	37	00	01	11	
38	36	00	00	78	
31 (a) (b) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	35	00	00	80	
	32	00	00	.18	
1985 - 1985 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 -	33	00	00	78	
38 A TO SEE THE SECOND	34	00	. 00	<sub>.</sub> 78	
	78	00	00	<u>`</u> 10	
3	77	00	00	86	
50	00	00	06	53	

SO1	3) मोहमद जमलपुर (निरंतर)	499	<u> i</u>			0.0	- 00 ·	10
543         00         02         04           544         00         06         76           540         00         01         08           541         00         03         25           597         00         02         47           536         90         90         59           598         00         05         21           535         90         00         10           599         00         00         36           607         00         00         31           603         00         07         34           617         00         02         34           617         00         02         34           611         00         12         31           625         00         04         12           720         00         05         39           714         00         00         25           712         00         02         67           712         00         02         67           71         00         04         04           724         00<	•	501				-00	01 *	27
544         00         00         38           542         00         06         70           540         00         01         08           541         00         03         25           597         00         02         47           536         90         90         59           598         00         05         21           535         90         90         10           599         00         90         98           607         00         98         31           603         00         97         31           603         00         97         31           617         00         98         32           617         00         98         32           611         00         12         31           625         00         01         12           727         00         02         67           714         00         00         53           713         00         02         67           712         00         00         52           721         00	in the second se	543	• !	1		00	02	0.4
540         00         01         08           541,         00         03         25           597         00         02         47           536         90         90         59           598         00         05         21           535         90         00         10           599         00         90         98           607         00         96         31           603         00         07         84           617         00         96         92           611         00         12         21           625         00         94         12           727         00         02         49           720         00         05         39           714         00         00         58           712         00         00         25           712         00         00         20           628         00         02         04           721         00         11         32           724         00         06         52           725         0		544					00	36
540         00         01         08           541,         00         03         25           597         00         02         47           536         90         00         59           598         00         05         21           535         90         00         10           599         00         90         31           603         00         67         64           617         00         96         92           611         00         12         21           625         00         61         12         21           625         00         61         12         21           727         00         02         49         49           720         00         05         39         714         90         90         53           713         90         02         67         712         60         90         20         44           710         96         96         58         55         721         90         10         73         724         90         90         90         90         <	:	542		1:		00	06	70 .
541,         00         03         25           597         00         02         47           536         90         90         59           598         00         05         21           535         60         00         10           599         00         90         98           607         00         97         84           617         00         96         92           611         00         12         21           625         00         94         12           727         00         02         49           720         00         05         39           714         00         00         53           713         90         02         67           712         00         00         20           628         00         02         04           721         00         10         32           723         09         90         10           724         00         01         35           731         00         01         36           732         0		540	j	į.		00		
597         00         02         47           536         90         90         59           598         00         05         21           535         90         90         10           599         00         90         98           607         00         99         31           603         00         97         94           617         00         96         92           611         00         12         21           625         00         94         12         21           625         00         94         12         21         22         24           720         00         05         38         23         23         24         20				i i i i i i i i i i i i i i i i i i i				
536         90         90         59           598         00         05         21           535         00         00         16           599         00         00         98           607         00         09         31           603         09         97         84           617         00         96         02           611         00         12         31           625         00         01         12         31           625         00         01         12         31           727         00         02         49         39           714         00         02         49         32           713         00         02         67         31           712         00         00         20         43           712         00         00         20         44           710         00         06         68         88           721         00         11         32         20           723         09         90         10         07           724         00								
598         00         05         21           535         90         00         10           599         00         90         98           607         00         99         31           603         00         67         84           617         00         06         62           611         06         12         21           625         00         61         12         21           727         00         02         49         720         00         65         39           714         00         00         65         39         714         00         00         53         71         712         00         00         53         71         712         00         00         53         71         71         00         00         53         71         71         00         00         53         71         00         00         20         04         71         00         00         53         71         00         00         00         10         70         00         00         10         70         00         10         70 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td>The second second</td><td></td></t<>							The second second	
535         90         00         10           599         00         00         98           607         00         09         31           603         00         07         84           617         00         06         62           611         00         12         31           625         00         01         12           727         00         02         49           720         00         05         39           714         00         00         53           713         90         02         67           712         00         00         20           628         00         02         04           710         06         06         58           721         00         11         32           723         09         00         10           724         00         06         62           725         00         01         07           732         00         01         07           733         00         00         51           734         00		_						
599         00         00         98           607         00         99         31           603         00         07         84           617         00         06         92           611         00         12         31           625         00         01         12         31           727         60         02         49           720         00         05         39           714         00         00         53           713         90         02         67           712         00         00         53           712         00         00         20           628         00         02         04           721         00         11         32           723         00         11         32           724         00         04         62           725         00         01         07           731         00         09         99           732         00         01         16           733         00         01         16           734					-			
607         00         09         31           603         09         07         64           617         00         96         62           611         01         12         31           625         00         04         12           727         00         02         49           720         00         05         39           714         00         00         53           713         00         02         67           712         00         00         20           628         00         02         04           710         06         06         56           721         00         11         32           723         09         06         10           724         00         00         62           725         00         01         07           726         00         01         07           732         00         01         16           733         00         02         39           734         00         07         44           730         00			, :			and the second s		
603       09       87       84         617       00       96       02         611       08       12       31         625       00       01       12         727       00       02       49         720       00       05       59         714       00       00       53         713       00       02       67         712       00       00       20         628       00       02       04         710       06       06       36         721       00       11       32         723       09       90       10         724       00       01       07         725       00       01       07         731       00       08       59         732       00       01       16         733       00       00       51         734       00       07       44         730       00       02       39         735       00       02       39         736       09       29       01			i					
617         00         96         02           611         00         12         31           625         00         94         12           727         60         02         49           720         00         05         39           714         00         00         53           713         90         02         67           712         60         00         20           628         60         02         04           710         96         96         38           721         00         11         32           723         09         90         10           724         00         96         62           725         00         01         07           726         00         01         95           731         00         09         51           732         00         01         16           733         00         00         51           734         00         07         44           730         00         02         39           736         00								77. 7
611       08       12       31         625       00       04       12         727       00       02       49         720       00       05       39         714       00       00       53         713       00       00       20         628       00       02       64         710       06       06       56         721       00       11       32         723       09       90       10         724       00       04       62         725       00       01       07         726       00       01       16         731       00       08       89         732       00       01       16         733       60       00       51         734       00       07       44         730       90       02       39         736       00       29       01         738       00       07       44         737       00       09       38         666       00       64       64				1			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
625       00       01       12         727       00       02       49         720       00       05       39         714       00       00       53         713       00       02       67         712       00       00       20         628       00       02       04         710       06       66       58         721       00       11       32         723       09       90       10         724       00       01       07         725       00       01       07         731       00       09       69         732       00       01       16         733       60       00       51         734       00       07       44         730       90       02       39         736       90       02       39         736       90       29       01         738       00       07       44         737       00       09       30         737       00       09       30								
727         00         02         49           720         00         05         39           714         00         00         53           713         90         02         67           712         00         00         20           628         00         02         04           710         96         96         58           721         04         11         32           723         09         90         10           724         00         96         52           725         06         01         07           726         00         01         16           731         00         08         98           732         00         01         16           733         00         00         51           734         00         07         44           730         90         02         90           735         00         02         39           736         00         02         39           736         00         29         01           738         00		-						
720       00       05       39         714       00       00       53         713       00       02       67         712       00       00       20         628       00       02       04         710       08       06       58         721       00       11       32         723       09       90       10         724       00       00       62         725       06       01       07         726       00       01       96         731       00       09       90         732       00       01       16         733       00       01       16         733       00       00       51         734       00       07       44         730       00       02       39         735       00       02       39         736       00       02       39         738       00       07       44         737       00       00       00         737       00       00       00								
714       00       00       53         713       00       02       67         712       00       00       20         628       00       02       04         710       06       06       58         721       00       11       32         723       09       90       10         724       00       00       62         725       00       01       07         726       00       01       16         731       00       09       98         732       00       01       16         733       90       00       51         734       00       07       44         730       90       02       90         735       00       02       39         736       00       02       39         737       00       00       00         737       00       00       00         666       00       04       00         1083       00       03       00								
713       60       02       67         712       60       00       20         628       60       02       04         710       66       06       58         721       06       01       32         723       06       00       10         724       00       04       62         725       06       01       07         726       00       01       36         731       00       09       58         732       00       01       16         733       60       00       51         734       00       07       44         730       60       02       39         735       00       02       39         736       00       02       39         737       00       09       06         666       00       04       04         1083       00       03       03			√ √	Ì				
712       00       00       20         628       00       02       04         710       06       06       58         721       00       11       32         723       00       01       32         724       00       04       62         725       00       01       07         726       00       01       36         731       00       09       99         732       00       01       16         733       00       01       16         734       00       07       44         730       00       02       39         735       00       02       39         736       00       29       01         738       00       07       44         737       00       09       00         666       00       04       04         1083       00       093       093			11				**	
628       60       02       04         710       06       06       58         721       00       11       32         723       00       90       10         724       00       06       62         725       00       01       07         726       00       01       16         731       00       09       99         732       00       01       16         733       00       01       16         733       00       00       51         734       00       07       44         730       00       02       39         735       00       02       39         736       00       29       01         738       00       07       44         737       00       00       00         666       00       04       00         1083       00       03       00	· · · · · · · · · · · · · · · · · · ·				-			70
710       06       06       58         721       00       11       32         723       09       96       10         724       00       06       62         725       06       01       07         726       00       01       86         731       00       08       59         732       00       01       16         733       00       01       16         733       00       00       51         734       00       07       44         730       00       02       80         735       00       02       39         736       00       29       01         738       00       07       44         737       00       06       08         666       00       04       06         1083       00       03       08		-						
721       00       11       32         723       00       00       10         724       00       00       62         725       00       01       07         726       00       01       36         731       00       09       69         732       00       01       16         733       00       01       16         734       00       07       44         730       90       02       80         735       00       02       39         736       00       29       01         738       00       07       44         737       00       00       38         666       00       04       32         1083       00       93       38			į					
723       00       90       10         724       00       00       62         725       00       01       07         726       00       01       85         731       00       09       99         732       00       01       16         733       00       00       51         734       00       07       44         730       00       02       90         735       00       02       39         736       00       29       01         738       00       07       44         737       00       00       00         666       00       64       00         1083       00       03       00			4				The same of the sa	
724       00       00       62         725       00       01       07         726       00       01       98         731       00       09       89         732       00       01       16         733       60       00       51         734       00       07       44         730       90       02       90         735       00       02       39         736       00       29       01         738       00       07       44         737       00       06       38         666       00       04       32         1083       00       03       38								
725       00       01       07         726       00       01       96         731       00       09       59         732       00       01       16         733       00       00       51         734       00       07       44         730       90       02       90         735       00       02       39         736       00       29       01         738       00       07       34         737       00       00       00         666       00       04       00         1083       00       03       00			,					
726       00       01       86         731       00       08       89         732       00       01       16         733       00       00       51         734       00       07       44         730       90       02       80         735       00       02       39         736       00       29       01         738       00       07       64         737       00       00       00         666       00       04       00         1083       00       93       88								
731 00 09 69 732 00 01 16 733 00 00 51 734 00 07 44 730 00 02 90 735 00 02 39 736 00 29 01 738 00 07 64 737 00 00 06 666 00 04 738								
732 00 01 16 733 00 00 51 734 00 07 44 730 00 02 90 735 00 02 39 736 00 29 01 738 00 07 04 737 00 09 05 666 00 04 1083 00 03 88				 r ·				
734 00 07 44 730 00 02 90 735 00 02 39 736 00 29 01 738 00 07 04 737 00 00 05 666 00 04								
734 00 07 44 730 00 02 90 735 00 02 39 736 00 29 01 738 00 07 04 737 00 00 05 666 00 04			1	1		00		
730 00 02 90 735 00 02 39 736 00 29 01 738 00 07 737 00 00 08 666 00 04 1083 00 03			) . J	3.* (⊈: 77	nt# in the state of the state			
735 00 02 39 736 00 29 01 738 00 07 04 737 00 00 00 666 00 04 02 1083 00 03 68			1					
736 00 29 01 738 00 07 04 737 00 00 06 666 00 04 00								
738 00 07 64 737 00 00 06 666 00 04 62 1083 00 03 68			. * •			and the second s		
			<b>L</b> -:	; ;				
				417				54
				-				13
				3.7 3.4				¥
1085								
		1085		<u> </u>		. 00	<b>9</b> 5	- 40

45			,	1 4		
4) 8	<b>ानापुर</b>	2472	2	3	4	5
				00	00	25
		2531		0.0	02	14
		2526	•	00	23	· 81
		2525	•	0.0	15	0.9
		2522		00.	06	50
		2523		00	03	70
ú.		2515		0.0	25	48
d ·		2529		0.0	02	60
we the		2512	;	00	03	09
		2511		00	06	56
3.4		2510		00	08 -	42
		2508		00	06	82
		2507		. 00	02	52
) पशरफ		1		00	01	36
) ताजपुर		1223		00	05	14
•	<b>3.3</b>	1224	•	00	02	: 68
		1222		00	06	96
		1225	•	00	01	0.8
		1221		00	04	88
		1216		00.	02	12
		1217		00	07	63
		1218	• •	0.0	00	89
	Control of the Party of the Par	1202	**	00	08	58
· : : : .	and the state of t	1203		00	04	66
		1204	· .	00	03	98
		1205		00	01	16
		1196		00	01	20
		1195		00 .	00	. 10
		1194		00	10	07
		1191		00	11	
		1192		00	16	95
"		1255		00	02	24
		1175		00		45,
		1177		00	16	62
•		1174			00	13
		1173		00	00	59
		1172		00	02	88
		1171	· • • • • • • • • • • • • • • • • • • •	00	08	41
	the state of the s	1059		00	03	20
g: *		1060		00	00 14	80
				0.0	4 4	30

ķ.

0.3

		TE OF INDIA : J		1 13, 2011/	PAUSA	25, 1932	(Pa	art IISec.
-6	ताजपुर (विसंतर)	412		2		3	4	5
٠		and the second s	•			00	04	00
		413		•		00	03	. 07
`		416				0.0		60
		415	1			00		7.5
) 7	रसा <b>गाडिया</b>	417				00		03
	A DE HEAVE	391				00		54
		` 383				00		65
		386	-			00	01	
•		384	-	-		00	02	78
		388				00	00	41
		385	٠.	•		00	02.	20
		387				00		79
•		389		,	•	00	03	59
		382			·	00	00	10
	N.	381			•		09	71
		380		•		00	01	19.
		379		,		00	10	43
		393				00	06	. 98
-		377		, ,		00	64	95
		375	٠			- 00	09	53
Ì		373				00	02	41
		376	-			00	00	17
		378				00	04	86
ı		370			•	00	07	25
		369		.`	• .	00	03	96
		359				00	01	84
		358				00	33	62
						00	23	25
		348				00	02	15
		354				00	03	05
		349				. 00	27	28
		350				00	01	01
		287			•	00	20	
		289	•			00	08	. 58
	•	275				00	02	25 70
		274				00	03	72
		290			-	00		30
		273				00	00	<b>7</b> 7
		270				00	19	25
		560					00	24
		293	-			00	05	63
		265				00 00	06	71

n [1—खण्ड 3(ii)]	भारत का राजप	द्र : जनवरी 15 <b>, 2</b> 0	/de 25, 1932			<b>101</b>
1		2		3		<b>3</b>
7) खसागाडिया (निरंतर)	26			.00	03	06
	. 26			00	01	44
	26			00	06	11
	559			00	90	37
	, 26			00	00	44
	26			00	101	
	558			00	01	09
	25	**,		0.0	06	24
•	56			00	00	59
	24			00	04	79
	24			0.0	05	36
• • • • • • • • • • • • • • • • • • •	24			00	02	27.
	25			00	02	46
- · · · · · · · · · · · · · · · · · · ·	25		· · · · · · · · · · · · · · · · · · ·	00	00	66 99
	25			00	06	83
	<b>- 25</b>	4		-		The second second second
खोसलपुर	57			00	00	40
(	39			00	06	17
	38			00	05	83
	41			00	08	86
	42		•	00	06	16 71
	43			00,		
	46			00	00	10 71
	487	,		00	00	94
	33			00	0.6	78
No. of the second				00	16	55
	24 476			00	12	47
	89			00	10	11
	121			00	02	- 1440人 - <b>44</b> 0人
	12:			00	06	99
	131			00	08	45
	124			00	01	04
	132			00	02	52
	130			QO	07	71
	456			00	01	13
	126			00	00	56
	128			00	0.1	09
	125			00	00	10
	127			QO	01	44
	465			00	02	46

THE GAZETTE OF INDIA			[Part II—Sec. 3(		
	2	3	4	5	
	35	00	01	17	
4.5	137	0.0	07	27	
. 1	219	0.0	. 25	81 '	
	216	00	01	36	
1	217	00	15	15	
	214	00	00	. 10	
	218	00	09	2.9	
3	13	00	01	64	
3	12	00	01	27	
3	11	0.0	00	10	
4	73	00	02	15	
3	15.	00	00	10	
3	14	00	02	25	
3	17	00	07.	78	
4	19	00	09	78	
•	16	. 00	00	35	
	09	00	00	10	
	20	. 00	11		
	21	0.0	19	66	
. 1	65	00	02	57	
	25	. 00		59	
	26	00	04	39	
	32		05	69	
	44	00	01	72	
1	20	00	02	64	
	45	. 00	05	41	
	48 48	00	16	94	
	47.	00	04	68	
		00	10	04	
	105	00	08	66	
	103	00	13	39	
	156	00	00	10	
The state of the s	104	00 >	17	54	
	071	0.0	02	21	
	57	00	. 16	02	
	56	00	03	41	
85		00	01	88	
84		00	00	58	
85	54	00	02	56	
85	53	0.0	01	87	
84	12	00	00	21	
84	•	00	07	08	

<u>٠</u>

. ..

ग II—खण्ड 3(ii)] भारत का राजपत्र : जनवरी 45, 20			5
	00	00	10
10) राणीगोरा (निरंतर) <b>852</b> ' 844	60	*04	04
840	. 00	11	92
839	00	00	40
755	00	05	28
675	00	14	36
676	00	02	19
672	ÓO.	.00	10
	QO	07	50
677	00	03	22
671	0.0	01	34
670	00	07	99
669	00	02	91
668	00	03	73
.666	00	03	11
680	00	00	87
663	00	10	08
665	00	04	14
664	00	05	29
652	00	10	11
691	00	08	13
692	00	01	67
651	00	03	45
650	00	00	37
649	. 00	14	71
597		00	45
595	00	03	88
594	00		33
2406	00	03	41
<b>558</b> .	00	00	
593	00	05	78 04
599	90	01	
591	00	00	10
592	0.0	02	40
600	. 00	03	52 37
553	0.0	01	5/ A.
540	00	06	00
539	00.	05	68
538	00	01	84
541	00	01	85
537	00	04	62
536 .	00	14	72

	THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 25, 1932 [Part II—Sec. 3				
)) रा <b>ष्ट्रिके</b> स (विरंतर)	457	2	3	4	5
	457 458		00	02	. 13
			. 00	03	64
	2394		. 00	00	0.8
	535	•	00	00	10
	459		.00	05	46
	460		. 00	02	90
	461		00	00	31
	471		00	0.1	62
	464		00	05	
	462	•	00	01	54
	463		00		65
	465	• •	00	00	35
	466		- 00	0.1	31
	467	· **		01	29
	470		00	. 00	44
	468	•	00	02	12
	449		00	02	13
	469	•	00	01	- 28
	448	•	00	02	91
	441	• •	00	0,5	44
	442	•	00	01	99
	443		. 00	06	10
	436	•	00	00	10
	*	*	00	04	44
	431		00	07	68
	432		00	02	93
	430	•	00	03	55
	429		00	00	61
	433		. 00	01 .	45
	383	•	00	00	95
	366		00	02	01
	370	•	00	00	
	367		00	01	40
	368		0.0	00	49
	365		00		82
	308		00	00	57
	307			80	01
	306	•	00	07	74
	305		00	13	01
	302		00	00	74
	303		00	00	39
	281		00 00	06	58

[[一 <b>खण्ड</b> 3(ii)]		2		A. A. A. A. A. A. A. A. A. A. A. A. A. A	00
1			00	01	98
1) " देपडा	211		00	01	81
1) 440	165		00	0'6	98
	207		00	00	10
	208		00	04	09
	206		00	01	42
	167		.00	01	11
	168	7 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00	97	36
	169			12	83-
e e e	202		00		81
			00	00	15
	201		00	16	
	175		~ 00	00	10
The second secon	200	19:50	00	07	17.
	193		00-	<b>641</b>	63
	177		00	07	05
	189		00	07	51
	188		80	-00	. 12
	178		00	08	28
-20	187		06	00	72
	186		4.4.1	02	31
	385		00	01	53
	184		00		55
			00	10	57
	319		700	0.0	47
	383	· 自然 (4)	0.0	01	
	382		00	00	92
	1149		00	1.0	87
12) भवंडरी	1148		90	03	75
	1147		00	02	91
	1146		00	01	30
	1145		00	00-	24
A	1150		00	07	93
	. 1150 1151		00		10
	1144		.00	22	53
			60		98
	1152		00		
	1156		00		
	1155		-00		58
	1154		00	04	79
	1153		00		80 86
	1175	ne de la companya de la companya de la companya de la companya de la companya de la companya de la companya de	0(		86
	1140	100	0		19
$(1 + 1)^{2} \cdot (1  1176 1177		0	T	24	
	4477			<u> </u>	

भाग ।।— सम्ब ३(॥) । भारत	का राजपत्र : बनवरा 15, 2011/वर्ष 25, 1932			
		3	4	5
12) मकंडरी (निरंतर)	2743	00	18	70
	387	00	00	54
	388	00	10	13
	389	00	03	21
	390	00	96	25
	391	00	06	74
	2260	00	02	- 28
	992	00	01	93
	394	00	00	^ <b>8</b> 3
	393	00	01	98
13) बाधनदा	गाँव सीमा और सर्वे वं 21 के बीच में	01	10	- 47
·*/ वाव <b>न्दा</b>	22	00	60	10
	21	00	60	75
	30 7	00	04	28
	25	00	03	31
	29	00	93	52
	35	00	90	76
	27	00	96	14
•	36	00	00	48
	المسينية المستحد والمستخبر المستخبر والمستحدد والمستحد والمستحد والمستحد والمستحد والمستحد والمستحدد			
14) रंगारंगा	गाँव सीमा और सर्वे में 649 के बीच में	00	04	28
	649	00	41	01
	664	60	33	72
	1117	00	0.0	10
	1099	00	03	96
• •	1098	00	03	96
	1094	0.0	01	62
	1097	00	04	14
	1100	90	01	82
	1101	00	02	83
	1096	00	00	76
	1095	00	-05	17 -
	1102	0.0	97	09 🥎
,	1104	00	- 11	19
	1209	00	90	10
	1210	00	08	82
	1213	00	08	20
	1211	00	00	99
	1212	. 00	02	46
	1207	0.0	31	04
	1979	00	18	49
	2003	00	00	37

	100	2	3	1 4	5
रंगारंना (निरंतर)		2004	00	01	14
		2007	90	01	73
		2008	00	06	44
		2006	00	. 01	76
		2005	00	01	7(
		2010	00	97	2
	N.V.	2015	00	02	86
		2014	00	05	38
		2018	00	07	76
	anga mangan nga sa	2031	00	01	99
		2019	00	00	10
	10 ×	2030	00	- 06	29
		2029	00	07	10
		2028	. 00	06	6
3000	444	2385	00	05	6
		2022	00	00	30
		2027	00	-10	46
		2026	0.0	00	92
		2100	00	0.6	05
		2103	90	02	69
स्रान्ता हो।	000	2104	00	02	52
		2102	0.0	04	31
Britiskopisk		2105	00	02	15
		2106	00	01	2 (
	400 W	2249	00	07	10
	a China L	2250	00	00	10
	04	2248	00	06	59
		2114	00	23	. 43
W min	06	2415	00	00	27
N. 5 36.	0.0	2124	00	00	94
A Charles	144	2125	.00	03	- 08
	0.0	2130	00	06	
		2131	00	04	78 18
		2193	00	01	52
	900	2132	00	06	03
	7 🛊	2136	00	05	85
		2139	00	06	77
		2154	00	03	45
		2138	00	12	24
		2137	00	00	01
30		2155	90	QB	∴ 70

				1
				٠.
4-	: 3			
1	-12			
7		5	•	
-				×

		7		1		(2.15)				•	J		
	14)	रंगारंग	निरमर			2156 2157			-	60	00 87	57 08	
• .						2201		1 2251 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	on in proper Rivings on All	00	D6	<b>17</b> .	garan Markin Markin
	ć.,	· · · · · ·				2 2 0 0 : 2 1 9 8			Law County	60	00	55 78	
1:	5) 4	<b>बिकरपुर</b>	uran en		- Maria	127	A1. 3			-00	00	85	
						128 129			3	00	14	7 <b>6</b>	
					•	121	- - 4:			00	02	40	
		er.				120	4			00	04	76 32	
				9 g		115		* * :_ *		00	08	<u>91</u>	1

भी सं. एस-14014/113/2010-के के

को जो जनां अपर अधिक

## New Delhi, the 11th January, 2011

8. O. 165—Whereas it appears to Government of India that it is necessary in public interest that for transportation of natural gas from onahore terminal at East court of Andhra Pradesh of M/s Reliance Industries Limited to consumers in various parts of the country, Kakinada - Basudebpur - Howish pipeline should be laid by M/s Religious Infrastructure Limited, and the laid by M/s Religious Infrastructure Limited, and the laid by M/s Religious Infrastructure Limited.

And whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of the Right of User therein for laying the pipeline under the land to Shri Bhaskier Pripathy, Competent Authority, Relogistics Infrastructure Limited, 1st Floor, Fortune Tower, Chandrasekharpur, Bhubaneswar 751023, Orissa State.

## Schedule

Mandal,	Totall/Taluk:Tangi-Choudwar	District: Cuttack	State:Orissa	State:Orissa			
Village		Survey No./Sub-Division	Area to be acquire	ed for			
			Hec Are	C-Are			
	1	2	3 4	5			
1) Kar	eli	1456	00 05	67			
		1457	00 21	83			
. :		1476	00 12	54			
·		1475	00 22	26			
		1474	00 02	96			
		1473	00 03	67			
		(1472	00 24	96			
**		1471	00 06	51			
· · .		1469	. 00 14	21			
		1470	00 04	30			
		1499	00 13	57			
		1503	00 06	55			
. :		1546	00 08	38 -			
		1504	00 04	21			
		1542	00 06	54 .			
		1505	. 00 08	84			
		1541	00 02	70			
		1539	00 06	51			
		1538	00 05	56			
	-	1540	00 00	30			
				.30 90 .			
		1537	00 06				
		1536	00 18	73			
/		1535	00 01	40			
		1560	00 04	19			
•		1558	00 09	18			
		1559	00 04	77			
	医三克尔氏 医外属放射	1577	00 21	21			
		1578	. 00 20	90			
		1571	00 33	62			
		1574	00 00	48			
٠		2205	00 02	23 99			
		2206	00 00	99			
. •		1589	00 02	86 68			
		1590	00 10				
•		1592	00 04	55			
		1586	00 00	.48			
		1585	00 02	08			

[ भा	ग II— <b>खण्ड</b> 3(i	i
1)	Karariji (Contd)	

भारत का राजपत्र : अ	वी 15, 2011/वीच 25, 1932
---------------------	--------------------------

	2	Complete St.	3.	4. 3	5
1594	1		00	12.	07
1595			00	92	57
1596			90	00	26
1584	10 10		00	04	94
1583			00	00	42
380			00	09	36
1597		•	00	04	73
379			00	12	*
385			00	12	56
384			00		65
388				09	03
386			00	09	84
387			00	00	30
389			00	04	53
390	A. C. C. C.		00	06	99
375			00	06	61
397			90	04	49
	Style in the		.00	01	93
417	•		00	00	99
416	·		00	**	10
418			- 00-	14	68
421	#/ bi	. [4	00	Of-	44.
420	· • • • • • • • • • • • • • • • • • • •		00		88
422			00	06	82.
426			90 -	.00	10
361.			00	01	82
360			. 00	- 01	86
359	et et e	<b>ヴ</b> レー・ドブ	00	03	55
269	· · · · · · · · ·	aren ier,	00	03	09
270			<b>20</b>	06	21
268		A LONG	00	00	10
263			. 00	44	07
262			00	00	38
1970	\$ 12 m		00	05	
392			00	00	10
294			00	01	70 10 77
296 :	No.	·	90	60	30
295			00		
297		· · · · · · · · ·	00	11	76 51
1876	•			15	
298	4. (4. )		<b>00</b>	02 09	89 60

508	THE GAZETTE OF INDIA : JANUARY 15, 2011/PAUSA 25, 1	[Part II—Sec. 3(ii)]		
	2	3	4	5
Karanj	(Corsd) 300	00	12	70
	299	00	00	94
	301	00 .	. 00	26
	2011	00	08	42
٠	167	00	08	11
	305	. 00.	00	10
٢	160	00	06	90
	154	00	00	14
		00	. 00	97 -
	[1] · · · · · · · · · · · · · · · · · · ·	00	05	<b>37</b> .
	161	00	02	56
	158	00	03	86
	11 5 g (1 5 - 2 g) (1 5 g 162	00	04	15
٠.	163		02	40
	157	00		15
	156	00	.00	
	151   <b>  151</b>   151	00	04	85
	1904	00	01	32
	1956	00	06	38
	152	00	00	45
	1910	00	08	20
٠. ٠	150	00	. 00	45
	148	. 00	13	72
	147	00	- 06	91
	1955	00	01	10
· .	146	00	24	12
	149.	00	00	10 ,
	145	00	04	56
	126	00	01	89 .
	125	00	01	56
	129	. 00	00	10
		00	01	13
	1 128 1 128 1 1 1 1 1 1 1 1 1 1 1 1 1 1	. 00	08	13
	127			
N	andst/Taket/Faluk:Garretinatis District:Cuttack	00	te:Orissa 00	32
1) B	rahmuna Basis 328	00	14	98
	329	00	05	71
	330	00	06	70
	331		02	67
	332	00		42
	335	00	02	69
	336	00	04	
	338	00	11	86
	339	00	05	57

	·	2			3	7	5
Brahmana Busta (Coutd)	340				00	96	63
	342			S	00	.05	93
	343		in the second		00	15	26
	319				00	18.	77
	316		./	-· . <sub>()</sub>	00	. 06	35
	309				80	15	07
	308				00	11	46 -
	301	•			00	00	n n
	295				. 00	06	02
	294	• 1			00	00	29
	293				00	- 01	82
	289			· · · · · · · · · · · · · · · · · · ·	60	06	65
	283		> /		00	19	56
	281	, .			00	02	31
	279			, ,	60	07	84
	280			: .	00	05	45
	277				00	60	10
	268				90	34	68
	265				-00	21	48
	262				00	16	27
	1916				00	02	14
	422			<b>′</b> .	69	14	93
	873				90	00	49
	874		<b>*</b>		00	10	73
	424			·	00	01	55
	<b>876</b>	**			60	94	69
	425		<b>基本工作</b>		00	11	13
			in loc		00	05	34
		et suy ao. 425	ec are	• • • •	00	00	88
	426	•	9 12 * 1		09	02	90
	430					13	68
	427				00		13
	429			* .	00	93	
	428				. 00	<b>9</b> 5	21
	478			1 : 1	90	06 63 23	51 58 31
•	476				00	43	31
	477		:		00	23	43
	908				00	02	46
	852		7 A		. 00	60	79 78
· · · · · · · · · · · · · · · · · · ·	474				00	91	7.0

THE GAZETTE OF INDIA ; JA		ZUI I/FAUSA	25, 193	4	[]`	art II—Se
Brahmatia Basin (Const)	2			3	4	5
483				00	10	05
484				00	12	14
468				00	18	05
488				00	04	14
481				00	15	76
494				00	17	84
416				00	34	09
228				00	42	54
775		•		00	16	66
900				00	09	04
882	٠ ي	·		00	04	64
693	•		·	00	08	66
692				00	. 14	88
690				00	28	53
932				00	05	23
689				00	05	95
Bidway 991				00	00	31
219		,		00 <sup>°</sup>	01	24
220				00	08	49
221		•		00	18	53
194				00	45	45
<b>217</b>				00	06	23
216		,		ю	00	10
218				0	12	09
186		-		0	00	85
. 187	: -			0	00	
Samukakhadi 3		-	_			10
2	•	. •	0		00	11
A Committee of the Comm			. 0		05	09
Barriantgar 567			0	_	05	85
168			0		00	65 15
532	•		0		33	15
170			. 0		02	25
171		•	.00		11	98
211	•		00		26	86
190			00		48	84
200	•		- 00		00	10
554			00		02	50
483	•	•	00		00	-35
498			00		05	64
			00		03	40
497			. 00		11	85

		The same of the later of the la	
भाग II — खण्ड 3(ii)] भारत व	। राजपत्र : जनवरी 11, 2911/प	<b>4 25, 1932</b>	
	2		
) Bamenapur (Contd)-	516	00 07	
,	496	00 24	<b>94</b>
	495	00 19 00 19	66
	494	00 69	
	493 492	00 12	16
	347-	00 53	96
	463	00 19	42
	69	, po <b>e</b> i '	93
	478	00 06	-75
	477	00 06	94 11
	65	00 09	<b>Q6</b>
	476	00 03 00 02	29
	64	00 04	02
	56 55	00 01	97
	54 54	00 02	- 54
	53	.00 62	25
	<b>52</b>	00 07	45
	51	90 04	<b>45</b>
	348	60 69	45 65
	21	00 21 00 11	65
	20	00 00	66
	472	00 66	<b>98</b>
	19	06 04	21
	473	00 \ 09	7.
	18	09 27	
	6	100 26	05
	470	00 00	96
	Dietrici: liijapu	Stuturbrid	
Mandai/Tehsii/Taluk:Dharmasais	1517	00 05	42
1) Darkimdi	1476	60 06	62
	1475	00	
	1432	00 01	
	1403		
	1404	00 ÷ 100 € 1	30
	1405	00 0	
	1401	06 0	
	1427 1446	00 0	
•	1358	00 9	85

512 THE GAZETTE OF INDIA: JANUA	2				
) Destands (Cond.)		3	4	5	
1448		00	08	04	
1356	•	00	00	82	
1360		00	01	24	
1355		00	02	04	
1361		00	03	66	
1354		00	05	21	
1353		00	03	90	
		- 00	02	67	
1352		00	00	10	
1362		00	01	07	
1363	· .	. 00	- 04	- 15	
1350		00	.03	80	
1335	•	00	00	68	
1337		00	01	55	
1347	•	00	.07	37	
1348		00	04	02	
1346	•	00	08	56	
, 1340	-	00	01	<b>5</b> 6	
1345	•	00	02	- 48	
1344		00	01		
1343		00	01	67	
1342	•	00	01	79	
<b>1341</b>	•	00	01	12	
741		00	00	56	
740	* * * * * * * * * * * * * * * * * * * *	00	14	87	
739		00	01	05	
1436		00		17	
<b>, 738</b>		00	00	03	
728		00	07	22	
737	•	00	13	00	
<b>729</b>		00	02	77	
<b>726</b>			02	45 05	
1456	•	00	04	05	
<b>627</b>	$\mathbf{V} = \mathbf{V}_{\mathbf{v}}$	00	01	90	
715		00 ·	04	85	
SOO 500		00	18	24	
126		00	- 00	13	
125		00	00	54	
108		00	00 .	96	
106	•	00	00	80	
106		00	00	53	

114		DIA: JANUARY 15, 2011/PAUSA	23, 1732	[P	art II—Sec. 3(i
- 400		2	3	4	5
	pottess (Carte)	1985	00	00	88
		1967	00	04	12
.		1984	· 00	05	13
,		1971	.00	02	32
		3632	00	09	65
		1981	00	- 09	50
		1983	00	00	52
		1982	00	00	65°
		1980	00	02	03
		1979	00	16	90
		2013	00	00	13
		2014	00	05	38
		2015	00	04	<b>5</b> 1
		2046	00	0,1	81
		2047	00	02	27
		2016	00	00	17
	tana ayaa ay 🚛 🥞 yaa sa a	2045	00	14	28
		2044	00	10	66
		2043	- 00	04	31
		2051	00	08	65
		2042	. 00	09	. 40
		<b>2039</b>	. 00	04	04
ž.		2040	00	04	11
		1526	00	01	92
		1527	00	08	21
		1529	00	00	10
		1528	. 00	03	14
		1531	. 00	02	10
	and the second of the second o	1530	00	00	10
		1532	- 00	04	109
.	化工作设施工作协会经济企业。	1533	00	01	14
		1518	00	18	43
		1451	00	06	57
		1450	` 00 .	06	92
		<u> 1452 -                                   </u>	00	03	54
		1454	00	07	26
		1448	00	07	20
,		1457	00	08	78
		1376	00	03	92
		1375	00	04	80.
		1374	. 00	05	60

▼(II—家里 3(ii)] 。			3		
1			90	00	- E
) Magazinen (Cortd)	1373			02	54
	1371		. 00		03
	1348	4	00	11	
	1368		00	00	46
	1349		00	09,	26
	1363		.00	64	92
	1364		00	04	52
	1362		00	02	94
	1353		00	02	80
	1361		00	02	63
	1354		00	97	94
	517		. 00	00	26
	1355		.00	03	90
	1356		00	00	73
	516		00	07	75
	515		00	00	10
	505		00	04	77
	😘		00	08	12
	506		00	61	26
	507		00	05	77
	508		00	02	31
	509		00	00	20
	3633			94	65
	500		00		49
	499		00	01	
	5632		00	05	63
	510		60	20	52
	5546		QĐ	60	78
	565		00	. 05	09
	566		00	05	28
	567	Maria de la Caractería de la Caractería de la Caractería de la Caractería de la Caractería de la Caractería de	. 00	90	94
	568		00	01	80
			- 00	00	67
	570				77
	274		00	03 08	10
	5601		90	00	12,
	575 572 574 569' 571		00	03	12. 74
	571	Mark to the second	00	UV.	45
	570		UU :	90 62	
	573 598		00		39
	598		00	06	21
	593 597		00 00	01	73 91
	597		90	06	97

516	THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 25	; 1932	[P	art II—Sec. 3(ii)
1) )	ana (Contd) 505	3	4	5
1) Number	393	00	00	68
	<b>. 599</b>	00	00	30
	596	00	06	92
	594	00	00	19
		00	04	74
	616	00	.00	72
	617.	00	06	90
	618	00	02	58
	619	00	00	61
	<b>620</b>	. 00	08	30.
	621	00	. 00	15
	<b>221</b>	00	03	45
	<b>223</b>	00	01	02
	220	00	04	11
	222	00	04	.95
- 1	248	00	04	46 .
	229	00	.00	44
·	280	00	06	00
- 1	246	00	- 01	15
	282	00	00	25
	281	00	02	82
· .	240	. 00	09	53
	241	00	02	68
. 1	239	00	09	. 67
	238	00	03	60
	237	00	01 -	13
	671	00	34	40
	675	00	01	09
	676	00	01	74
	674	00	00	99
_ 1	677	00	10	39
	210	00	02	95
2) Name		00		
	1536		16	06
	1535	. 00	02	98
	in bet suy no. 1535 & 1919	· 00	05	53
. ]	1919	00 -	00	25
, . I	1543		05	20.
	1548	00	02	32
	1547	00	00	10
	1546	VU	05	04

	1555	the feet and so in the	00 D4	and the second
	1554		00 B	23 25 01
	1361		.00 05	25
	1561 1560	1	70	
	1560		00 06	gr.
$\hat{\mathbf{y}}_{i}$ , $\hat{\mathbf{y}}_{i}$	1568		00 06 00 10 00 00	61
η,	1567		06 00	45
	1567 1577	(家) とうこうさいき		
	1577		06 00 06 06 00 09	45 38
	1578		00 - 09	. 38
	1588		00 05	40
and the second of the second of the second			200	
	1589-		00 09 00 05 06 09	13 71
	1606		00 <b>6</b> 4 00 06	71
	1607		00 00	10-
	1400		00 00	
	1608		00 08	10 80
	1488		00 04	80
	1489		00 90	34
	1.00			
	1487		00 10	***
	1464		00 02	60
	1468		00 02	23
		(副) 化三氯化甲甲基二唑类		34 85 90 22 84
	1466	(許多) しょくがしん き	00 01	
	1467		00 _ 02	State of
	1469		00 66	10
	1 4700		00 101	
	1470		00 01	<b>\$4</b>
	1243		00 03	94 29 29 41 41 41 41 41 41 41 41 41 41 41 41 41
	1457		90 02 90 13	29
*			00 13	<b>A</b>
	1446			
	1445		00 16	45
	1429		00 00	
	1431			<b>900</b>
	1430	Carlotte Carlotte	00 01	<b>A</b> U.
	1406		00 _ 01	66 \$4
	1271		00 08	<b>\$4</b>
				19
	1404		00 03	
	1405		00 00	99
	1403		00 01	<b>88</b>
		動物 医神经性 医心脏	00 *01	0.4
	1272			
	1402		00 62	25 /3
	f390	≨ith in the state of the	00 00	15
	1389		00 . 64	63
	1307	鹤 二、树 等压器	00 64 00 04	
	1273		00. A 04	10
- Air	1273 1388		09 00 00 64 00 04 80 92	63 16 40
- <del> </del>			Service Control Control	A CONTRACTOR
		数サール ang Pistal (Pi		
	; ;	program to the second		

		17 18						•
	.~ .						<i>F</i>	
		<b>GAZETTE</b>	OF INDIA : JA	NUARY 15, 2011/P	AUSA 25, 193	2	⊕[Pa	rt II—Sec.
	(Cont.)	3,1415		2		3	4	3
	(Ar-million), (14)		1274			00	04	36
			1289			00	00	45
			1387			. 00	93	56
			1386			00	01	<b>91</b>
			1385			00′	00	<b>72</b> .
			1293		·	00	02,	45
_			1298			00	00	71
			- 1290	•		00	00 ·	27
	1.		1292			00	01	· · 72
			1294		•	00	.00	<b>96</b> ',
,			1296	,		00	01	62
<b>V</b> 100			1295		· .	00	01	37
			1291			00	00	99
			1299			00	00	10
			675			00	05	76
			1287			00	08	84
	<i>V</i> <sub>1</sub>		1286	•		00	00	84
	•		676	••		. 00	<b>02</b> ·	89
			712	•		00.	00	58
			677			00	02	66
			678			00	01	81
			679			00	00	10
. 1			711		1	00	.09	95
٠.	143		718			00	03	63
			< 710		. (	00	00	22
- 27	ti salah salah di salah salah salah salah salah salah salah salah salah salah salah salah salah salah salah sa	والمستنف فوالحجو فأحداث	719		J. J. 1	ХО .	10	20
	_		724		•	00	00	10
			723	·	(	0	07	46
			721			Ю .	00	10
- :			726			0	02	08
,	•		729	8.1	. 0		03	05
Α.		Sar-	741		0		00	85
			740		. 0	0	04	41.
			739		0		04	67
			738	•			00	16
			742		. 0		06	33`
			753	· · · · · · · · · · · · · · · · · · ·	. 0		01	58
			752	, ,	0		00	10
ļ			754		, 0		07	21
			755	- ·	0		07 .	32
	7	State V.	758		. O		00	15

<b>叫祖→蜀ण्ड 3(ii)</b> ] <b>啊</b> 福	्या स्वयम् । जान	di 13, 201	Ay 25, 1932			407.58
M(1) = 4-4-3(II)]				1		65. ±18.
Nurpida (Contd)	766			3. 90	-04 00	80 82
	765			00	્યું અને કે કે કે કે કે કે કે કે કે કે કે કે કે	(5) 09 (6)
	764			00	01 01	37
	762			00	00	72
	763			00	01	91
	761	1		00	00	76
	760			00	00	10
	759 767			00	13.7	69
	786			. 00		02
	651	<u> </u>		90	02	21
	788	1		00	<b>O</b> F	<b>93</b>
	650			00		
	394			00		70
	- 395	-		- 00	r	10
	396			90	. , ,	70
	397			00		79
	€ 3 <b>93</b> (c.			00		17
	387			- 00		76
· · · · · · · · · · · · · · · · · · ·	386			Q Q	T 1 1	. 36
	385		San Taranta A	0	. " /	62°
	384 383	7-1 1 4: 31 1 1 1 1 1 1 1		Ol		45
e de la companya de la companya de la companya de la companya de la companya de la companya de la companya de	323			0		82
	246			. 0	8 60	29
	247			Õ	12	
	279			0	0' 42	Wind Cecy
	280			.0	1	80
· · · · · · · · · · · · · · · · · · ·	283			0		
	284			0		
	299				o 95	40
	298		A STATE OF THE STA		0 00	
The state of the s	285				0 01 0 05	
	285 297 288				0 01 0 05 0 00	
	288				0 00 0 P4	51
	296					<b></b>
	252				0 02	12
	289				01	15
	296 292 289 291 293 290	4 D.L.	$\mathbf{v}_{i,j} = \mathbf{v}_{i,j}$		90 61 90 03 90 03	49
	273			1 1 2 1	0.4	(A) (1) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A

T.	E CAZETTE OF	INDIA: JANUA	ARY 15, 2011/PAUS	A 25, 19	32	· [1	[Part II—Sec.		
1			2		3	4	5		
Sectional barrages		188			00	00	14		
		189			00	03	43		
		228			00	11,	<b>30</b>		
		227		•	00	05	29		
		226			00	04	.35		
		. <sup>-</sup> , 192			.00	- 10	28		
	化 法联络 医二	225			.00	´ 00	16		
		224	•		00		. 22		
		223			00	10	96		
		213			00	05	62		
		212	· f		00	02	81		
		211			. 00	01	93		
		214			00	02	34		
	가 시간에 바다하는 것 되다 등의 구분하는 것	210	•		00	11	65		
		209	and the second		Э0	14	99		
		216		,	00	00	20		
		315	<b>~</b>	•	00	10	- 22		
		316			00	00	10		
		430	•	-	00	22	16		
		398			00	00	21		
		396			00	00			
		397	vi Tarangan		00	00	95		
		393	, ,		00	00	0,		
		395	- ;		00.		.10		
		394				01	48		
<b>X</b>		389			00	0Í	34		
		390	- <i>t</i>		00	00	72		
	-			•	00	01	. 48		
		392			00	00	76		
		391	•		00	00	76		
		497			00	00	27		
		498	• •		′00	01	. 78		
		388			00	01	06		
		387		ſ	00	01	. 11		
		386			00	00	78		
		385			00	-00	80		
		382			,00	00	18		
Same Same		383	* *		00	00	78		
		384			00	.00	. 78		
The Salar Sa	4,4	378		,	00 .	00	10		

Top			•					
Farm 11	खण्ड ३(ii)]	<b>A</b>	इ.स. राजका		2011/10 25	, IP34		
ि सारा 11	4.534/1				1		SLAND	
3) Mahar	ned Jamelpur (Contd	) 4	499			00		
			501 543			- <b>(00</b> )	01	
•			544			. 80	200	) )
			542	print plant		÷ 60	96 91	10 06
			540 541			00	03	25
		$C_{ij}$ for $\mathcal{J}_{ij}$	597			60	02	47
			536			- 00	09 95	99 21
			598 535			. 00		10
			599			<b>00</b> )	00	9 <b>6</b> 31
			607 603			00	00 07	
			617			00	06	72
			611 625			00	12 01	12
			727			- 00	02	
			720	at.		00	05	-39 53
	<del>.</del>		714 713	V		00	02	67
·			712			00	00	28
· :			628 710			00	62 06	04 58
	$(i_{ij}, j_{ij}, j_{ij})$				100	00	117	32
			723			00	90 90	10
	· · · · · · · · · · · · · · · · · · ·		724 725			20 00	01	07
- 4.		* * * * * * * * * * * * * * * * * * * *	726			Qg	01 69	<b>%</b>
<u>-</u>	•		731			90	- <b>81</b>	<b>16</b>
			73. 73. - 73.	•		00 00	00	51
· 		State of the	734			09 90	67	44 60
		•	730		) • 1	90	<b>62</b>	90 39 39
			73(	5		QÓ	29	OI
		10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	73- 73- 73- 73- 73- 73-	8		80 00		64 36 62
٠			66	6		Q0	04	62
			66 10 10	83		00 20	03 05	86 40
			10	85		* 00	W 4.45	

6.65.60			2	3	4	5
14772		2472		00	00	25
		2531		00		14
		2526		00	02 23	81
N.		2525		00	15	09
		2522		00	06	50
		2523		00	03	70
		. 2515		00	25	48
	N.	2529		. 00	02	
		2512		00		60.
		2511		00	03	09
		2510		00	06 08	56
		2508	• •			. 42
	War Comment	2507		00	06	82
Patriarpada		2307		00	02	52
Tajapur		1223			01	36
		1224	•	. 00	05	14
		1222		00	02	68
		1225		00	06	96
		1223		00	01.	08
		1216		00 30	04	- 88
		1217	•	00	. 02	-, 12
		1217		. 00	07	63
		1202		00	.00	89
		1202		00	08	- 58
		1203		00 `.	04	66
			v	.00	03	98
	the production of the second	1205 1196		00	01	16
		1195		00	01	20
		1195	14 to 7	00	00	10
		* .		00	. 10.	07
		1191	· •	00	11	95
		1192	•	. 00	16	. 24
		1255		00	02	45
		1175		00	16	62
		1177	· · · · · · · · · · · · · · · · · · ·	00	00	13
		1174		00	00	59
		1173		00	02	88
		1172		00	08	41
		1171		00	03	. , 20
		1059		00	00	80
		1060		00	14	30
		1162		00	02	05

				NA STANK IN	A 200
6) Tajapur (Contd)	1061				
	1057			00 15	12
	1056			00 00	10 19
	1038			00 00	11
	1054			00 01	<b>À</b> .
	1053			00 00	21
-	1052	- 1		00 13	19
	1051			og 05	49
	1085			60 02 00 02	58 70
	1050 1088			00 90	86
	1087			90 03	-42
	1048			00 01	. 12
	1089			60 10	37
	1090			00 16	32 94
	4529 1103			00 68 100 115	-26
v	1104			00 03	24
	1102	به سران . اد این د این این این		60 04	38
ين کا سخان اور اور کا انتخاب کا انتخاب کا انتخاب کا انتخاب کا انتخاب کا انتخاب کا انتخاب کا انتخاب کا انتخاب ک	1101			00 02	77
	1112			00 06	14
	958 572			00 11	16
	570			00 04	65
	568	1		00 05	86
	569			00 04	<b>33</b>
	584 562			00 18 00 62	98 66
	491			90 04	<b>05</b>
	396			00 10	94
	395		Park Park	99 00	.28
	-397			00 04	45
	406 1515			00 00 00 02	74
	403			00. 00	16
	401			90 07	10 31 37
	<b>402</b>	· /	12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	- 00 62	37
	400			00 03	94
	399 1514			00 00	14 28
	5414	<del></del>			

524	THE GAZETIE OF	, 1932	32 [Part II—Sec. 3(ii			
			2 -	3	4.	5
6) 1	depter (Collect)	412		00	04	00
		413	•	· 00 .	. 03	07
•		416	1,000	00	02.	60
		415	S	00	. 05	75
عاب		417		00	00 -	03
7)	Khasagaria	391		.00	01	- 54
.:		383		00	12	65
		386		00	01	78
-		384	· -	00	02	. 41
		388	•	00	00 -	20
		385	•	00	. 02	79 .
٠		387	•	00	03	59
	1000000000000000000000000000000000000	389		00	00	10
		382	. '	00	09	71
		381	•	00	01	19
		380	•	00	10	43
× .		379		00	06	98
•		393		.00	04	95
·		377	•	00	- 09	53
		375	•	. 00	. 02	41
- (		373	•	00	00	17
٠.		376		00	04	86
-		378		00	07	25
		370	•	00	03	96
		369		00	• 01	
		359		: 00		84
: : `		358		00	33	62
٠		348		00	23	25
		354			02	15
	The Control of the Control	349		00	03	05
				00	27	28
		350	•	00	01	01
		287	• • • • • • • • • • • • • • • • • • • •	00	20	58
: .		289		00	08	25
•		275	, : L	00	02	72
		274		00	03	30 77
		290		00.	00	
		273		00	19	-25
		270	•	00	. 00	24
		560		00	05	63~
		293	<b>1</b>	.00	06	71
		265		00	00.	21

となる、大なのかのけてのはは、一日のはは、大きのはない

	STORE IN	ग्राच्यत्र - जनस	ती 15 200 1/योग 2	5, 1932	· * //.	<b></b>
ग II — खण्ड 3(ii) ौ	*H(0) *##	~			4	
		364		60	•	756
Khasagaria (Comd)	·	264		90	× 01	44
		263	Variable of the second	- 00	96	11
		262		00	00	37
		559		00	09	44-
	· 16 5	261			01	. 44
		260		. 00	01	-09
		558		00		24
	•	259		00	96	
		561			00	59
	•	.246		00	64	79
		247		00	95′	36
		249	A 14	00	92	27
		255		00	02	46
		253		90	00	65
	* '	254		08	05	99
		252		90	00	83
<u></u>	· · · · ·			00	00	40
B) Khosalpur		57		09	06	17
ف		39			05	83
·	+ 2	38		.00	200 000	86
		41			98	
		42		60	06	- 16
	•	.43		-60	- 68	71
		46		00	.00	10
		47		.00	- 03	71
		487			-00	94
		33		.00	-06	78
		24	•	96	16	55
				00	12	47
		476 89		00	10	THE S
<b>.</b>		-		00	92	44
		121		00	06	99
e to the contract of		122	1,34			45
		131				04
		124		00		
·		132		00	7 02	<b>92</b> 71
		130	K JARLE T	00	07	11
		130 456		- 00	01	13 56
		129 128		00		30
1	. 7	128		00	01	09
	•	125		2 00	00	10
		127		60	01	
		463	1.	00		40

	7	e	

THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 25, 1932 [Part H—Sec. 3(ii)]

	THE OF IND	IA : JANUAKY 15, 2011/PAL	JSA 25, 1932	[Part II—Sec. 3(ii)]		
135 137 137 00 07 219 00 25 81 216 00 01 36 217 00 15 15 15 214 00 00 01 218 00 00 10 218 00 00 11 218 00 00 11 218 00 00 11 218 00 00 11 218 00 00 11 218 00 00 11 218 00 00 11 27 311 00 01 27 311 00 00 10 473 00 00 10 473 00 00 10 473 00 00 10 314 00 00 00 10 314 00 00 00 10 314 00 00 00 10 316 00 00 00 10 317 00 00 11 66 319 00 00 01 35 309 00 00 11 66 321 00 11 66 321 00 11 66 321 00 01 17 24 465 00 00 01 326 00 01 17 24 465 00 00 01 327 00 01 17 24 465 00 00 05 69 322 00 01 17 24 440 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 64 420 00 01 72 444 00 02 65 69 20 332 00 01 77 54 2071 00 02 21 00 00 01 88 841 00 00 00 05 66			3	4 5		
219 00 25 81 216 00 01 36 217 00 15 15 214 00 00 00 10 218 00 09 29 313 00 01 64 312 00 01 27 311 00 00 10 473 00 02 15 314 00 00 00 10 473 00 02 15 314 00 00 07 78 316 00 09 78 317 00 07 78 319 00 09 78 316 00 00 01 16 319 00 09 78 316 00 00 01 16 321 00 01 17 322 00 01 17 344 00 02 25 355 00 04 39 366 00 05 69 372 00 01 72 344 00 02 59 374 00 01 72 384 00 06 66 384 00 06 68 385 00 07 08 66 2103 00 16 94 346 00 06 68 347 00 16 94 348 00 06 68 347 00 10 04 348 00 06 68 347 00 10 04 348 00 06 68 347 00 10 07 356 00 07 367 00 16 94 368 00 07 375 00 16 94 377 00 16 02 375 00 07 3857 00 16 02 3857 00 16 88 381 00 07 385 00 01 88 381 00 07 385 00 01 88 381 00 07 385 00 01 88 381 00 07 385 00 01 88 381 00 07 385 00 01 88 381 00 07 385 00 01 88 381 00 07 385 00 01 88	S) Account (Cont.)		00			
219			. 00			
216 217 00 15 218 00 00 01 218 00 00 01 218 00 00 01 218 00 00 01 218 00 01 218 00 00 01 218 00 01 16 4312 00 01 17 311 00 00 01 10 473 00 00 11 473 00 00 11 314 00 00 01 10 00 110 00 01 00 00 01 00 00			00	25 81		
217			<b>00</b> ,			
214       00       00       10         218       00       09       29         313       00       01       64         312       00       01       27         311       00       00       10         473       00       02       15         315       00       00       10         314       00       02       25         317       00       07       78         316       00       09       78         316       00       00       35         309       00       00       10         320       01       16         465       00       02       59         321       00       01       57         465       00       02       59         326       00       04       39         332       00       01       72         344       00       02       64         420       00       05       41         348       00       04       68         348       00       05       46         2103						
218			00			
312 00 01 27  311 00 00 01 10  473 00 02 15  315 00 00 10  314 00 02 25  317 00 07 78  319 00 09 78  319 00 09 78  319 00 00 35  309 00 00 11 66  321 00 11 66  321 00 19 57  465 00 02 59  325 00 04 39  326 00 01 72  344 00 02 64  420 00 05 69  332 00 01 72  344 00 02 64  420 00 05 41  345 00 16 94  348 00 04 68  347 00 10 04  9) 2105 00 08 66  2103 00 03 39  2156 00 00 17 54  22071 00 16 02  856 00 03 41  885 00 01 88  841 00 00 58  854 00 01 88  841 00 00 02 56			. 00			
311 00 00 10 10 473 00 02 15 315 00 00 10 314 00 02 25 317 00 07 78 319 00 09 78 319 00 09 78 316 00 00 35 309 00 00 11 66 321 00 01 72 465 00 02 59 325 00 04 39 326 00 05 41 332 00 01 72 344 00 02 64 420 00 05 41 345 00 16 94 348 00 04 68 347 00 10 04 9) Particle 2105 00 08 66 2103 00 07 75 2104 00 17 75 2104 00 00 22 21 2105 00 00 31 41 2106 00 00 58 210 00 00 58 210 00 00 11 88 211 00 00 58 210 00 00 22 56			00	01 64		
473 315 315 316 317 00 00 01 317 00 07 78 319 00 00 319 00 00 310 316 00 00 320 00 11 66 321 00 11 66 321 00 11 66 321 00 11 66 321 00 11 66 325 00 00 44 39 325 00 00 44 39 326 00 00 327 328 326 00 00 320 00 11 66 321 00 12 465 00 00 02 59 325 00 04 439 326 00 01 72 344 00 02 64 420 00 05 41 345 00 06 341 345 00 06 341 345 00 06 341 345 00 06 341 345 00 06 341 345 00 06 341 346 06 07 08 66 08 347 00 01 04 9) 00 01 04 00 01 01 04 00 01 01 01 01 01 01 01 01 01 01 01 01			00	01 27		
473 315 315 00 00 02 15 314 00 00 02 25 317 00 07 78 319 00 09 78 316 00 00 00 35 309 00 00 01 320 00 11 66 321 00 19 57 465 00 02 59 325 00 04 325 00 04 326 00 05 69 3322 00 01 72 344 00 02 64 420 00 01 72 344 00 02 64 420 00 05 41 345 00 16 348 00 06 347 00 10 04 9) 847 2105 00 08 66 2103 00 01 17 54 2071 00 02 21 00 01 01 02 01 00 02 01 00 03 04 08 06 00 00 05 06 00 00 06 06 07 00 06 06 07 08 08 08 09 09 09 09 09 09 09 09 09 09 09 09 09			00	00 10		
315 314 00 00 07 78 317 00 07 78 319 00 09 78 316 00 00 09 78 316 00 00 00 35 309 00 00 00 11 66 321 00 19 57 465 00 00 22 59 325 00 04 332 00 01 72 326 00 01 72 344 00 02 64 420 00 05 69 332 00 01 72 344 00 02 64 420 00 05 69 341 348 00 06 68 347 00 06 68 347 00 06 68 347 00 07 08 66 2103 00 08 66 2103 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 221 01 387			00			
314 00 02 25 317 00 07 78 319 00 09 78 316 00 00 35 309 00 00 10 320 00 11 66 321 00 19 57 465 00 02 59 325 00 04 39 326 00 05 69 322 00 01 72 344 00 02 64 420 00 05 41 345 00 16 94 348 00 04 68 348 00 04 68 348 00 04 68 347 00 08 66 2103 00 01 3 39 2156 00 00 02 21  9) Basical 2105 00 08 66 2104 00 17 54 2071 00 02 21  9) 857 00 16 02 856 00 03 41 855 00 01 88 841 00 00 05 58 854 00 00 02 56 853 00 01 87			00			
319 00 09 78 316 00 00 35 309 00 00 00 10 320 00 11 66 321 00 19 57 465 00 02 59 325 00 04 39 326 00 05 69 332 00 01 72 344 00 02 64 420 00 05 41 345 00 16 94 420 00 05 41 348 00 04 68 347 00 10 04  9) Banda 2105 00 00 13 39 2156 00 00 03 66 2103 00 13 39 2156 00 00 01 77 2104 00 17 54 2071 00 02 21  9) 857 00 16 02 856 00 03 41 855 00 01 88 841 00 00 05 88 854 00 00 58 855 00 01 88 854 00 00 58 855 00 01 88 854 00 00 58 856 00 00 58 857 00 16 02 856 855 00 01 88 854 00 00 58 856 00 00 58 857 00 16 88 854 00 00 58 858 00 00 58 859 00 01 88			, 00			
319 316 316 309 309 00 00 00 11 320 321 00 11 66 321 00 11 66 321 00 325 00 04 39 325 00 04 39 326 00 05 69 332 00 01 72 344 00 02 64 420 00 05 41 345 00 06 348 00 06 348 00 06 348 00 07 348 00 08 348 00 09 9) Bernama 2105 00 08 66 2103 00 01 2104 00 17 54 2071 00 02 21 00 857 00 01 88 854 00 01 88 854 00 00 02 56			00	07 78		
316 309 00 00 10 320 00 11 66 321 00 19 57 465 00 02 59 325 00 04 39 326 00 05 69 332 00 01 72 344 00 02 64 420 00 05 41 345 00 05 41 345 00 06 68 347 00 06 68 347 00 06 68 347 00 06 07 08 66 2103 00 08 66 2103 00 01 2104 00 01 2104 00 01 2104 00 01 2104 00 01 88 857 00 01 60 22 10 857 00 01 88 856 00 03 41 8855 00 01 88 841 00 00 02 56 8853 00 01 01 08 00 05 06 06 07 08 08 08 08 08 08 08 08 08 08 08 08 08			00			
309 320 320 321 321 309 325 325 326 326 332 332 344 344 344 345 345 348 347 300 348 348 347 300 300 300 300 300 300 300 300 300 30			. 00			
320 00 11 66 321 00 19 57 465 00 02 59 325 00 04 39 326 00 05 69 332 00 01 72 344 00 02 64 420 00 05 41 345 00 16 94 348 00 04 68 347 00 10 04  9) B 2105 00 08 66 2103 00 13 39 2156 00 00 13 39 2156 00 00 17 54 2104 00 17 54 2071 00 02 21  9) 857 00 16 02 856 00 03 41 855 00 01 88 841 00 00 05 88 854 00 00 02 56 833 00 01 87			00			
321       00       19       57         465       00       02       59         325       00       04       39         326       00       05       69         332       00       01       72         344       00       02       64         420       00       05       41         345       00       16       94         348       00       04       68         347       00       10       04         9)       2105       00       08       66         2103       00       13       39         2156       00       00       10       10         2104       00       17       54         2071       00       02       21         9)       857       00       01       88         855       00       01       88         854       00       00       58         854       00       00       58         853       00       01       87			00			
465       00       02       59         325       00       04       39         326       00       05       69         332       00       01       72         344       00       02       64         420       00       05       41         345       00       16       94         348       00       04       68         347       00       10       04         9)       2105       00       08       66         2103       00       13       39         2156       00       00       10       10         2104       00       17       54         2071       00       02       21         857       00       16       02         856       00       03       41         855       00       01       88         841       00       00       58         854       00       00       01       87			. 00			
325 326 326 332 00 01 72 344 00 02 64 420 00 05 41 345 00 16 94 348 00 06 347 00 10 04  9)  8 2105 00 00 08 66 2103 00 13 39 2156 00 00 01 2104 00 17 54 2071 00 02 21 00 00 05 857 00 16 02 00 05 00 06 06 00 07 08 06 00 07 08 08 08 08 08 08 08 08 08 08 08 08 08			00			
326	and the second of the second o		00			
332 344 00 01 72 344 00 02 64 420 00 05 41 345 00 16 94 348 00 04 68 347 00 10 04  9) B 2105 00 08 66 2103 00 13 39 2156 00 00 17 54 2071 00 01 17 54 2071 00 02 21 00 857 00 16 02 856 00 03 41 855 00 01 88 841 00 00 02 58 854 00 00 02 58 854 00 00 02 58 855 00 01 88			.00			
344 420 00 05 41 345 00 16 94 348 00 04 68 347 00 10 04  9) Bertanda  2105 00 08 66 2103 00 13 39 2156 00 00 10 2104 00 17 54 2071 00 02 21 00 03 857 00 16 02 00 03 41 855 00 03 41 855 00 01 88 841 00 00 05 88 854 00 00 05 88 854 00 00 05 88			. 00			
420       00       05       41         345       00       16       94         348       00       04       68         347       00       10       04         9)       2105       00       00       08       66         2103       00       13       39         2156       00       00       10       10         2104       00       17       54         2071       00       02       21         00       02       21       00         856       00       03       41         855       00       01       88         841       00       00       58         854       00       02       56         853       00       01       87			00			
345 348 347 00 04 68 347 00 10 04  9) Braining 2105 00 08 66 2103 00 13 39 2156 00 00 10 2104 00 17 54 2071 00 02 21  0) 857 00 16 02 856 00 03 41 855 00 01 88 841 00 00 05 88 854 00 00 25 66 853 00 01 87			. 00			
348       00       04       68         347       00       10       04         9) Bethom       2105       00       08       66         2103       00       13       39         2156       00       00       10         2104       00       17       54         2071       00       02       21         0) Beth       857       00       16       02         856       00       03       41         855       00       01       88         841       00       00       58         854       00       02       56         853       00       01       87			. 00			
9) Barbara 2105 00 10 04  2103 00 13 39 2156 00 00 10 2104 00 17 54 2071 00 02 21  0) 856 00 03 41 855 00 01 88 854 00 00 58 854 00 02 56 853 00 01 87			00			
2103		347	00			
2103 2156 00 13 39 2156 00 00 10 2104 00 17 54 2071 00 02 21 0) 8 856 00 03 41 855 00 01 88 841 00 00 02 56 854 00 01 88	9) Bertadana	2105	00	08 66		
2156 2104 00 00 10 2104 00 17 54 2071 00 02 21 00 16 02 856 00 03 41 855 00 01 88 841 00 00 58 854 00 02 56 853 00 01 87		2103		·		
2104 2071 00 17 54 2071 00 02 21  857 00 16 02 856 00 03 41 855 00 01 88 841 00 00 58 854 00 02 56 853 00 01 87						
2071     00     02     21       0)     857     00     16     02       856     00     03     41       855     00     01     88       841     00     00     58       854     00     02     56       853     00     01     87						
857 00 16 02 856 00 03 41 855 00 01 88 841 00 00 58 854 00 02 56 853 00 01 87		2071				
856     00     03     41       855     00     01     88       841     00     00     58       854     00     02     56       853     00     01     87	O) Barriera	857				
855     00     01     88       841     00     00     58       854     00     02     56       853     00     01     87						
841 00 00 58 854 00 02 56 853 00 01 87			1			
854 00 02 56 853 00 01 87				•		
853 00 01 87			00			
			00			
842 00 00 21		842	00	•		
843 00 07 08						

[बाग !!—सन्द 3(ह)] प्रश्न क्ष	इक्का : का	0 15, 2011/ <b>1</b> 7 2	5, 1932		
			3,		<b>3</b>
10) Statigore (Contd)	852		00		
	844 840	1 4 4	0 <b>0</b> 00		04 92
	839		00		40
	.755		00		28
	675	**************************************	00		36
	676		09		19
	672		06		10
	677 671		00 00 -		50 22
	670		00		34
	669		00		99
	668		00		91
	666		00 00		73
	660	F 9			ii
	663 / / /   665		00		67 08
	664		90		14
	652		00-		29
	691		.00	10	11.
	692		00		13
	651				67
	650 , : 649	المراجع المراجع	00 00	# =7	45 37
	597		96	and the second s	71
	595		00		45
	594		90	03	<b>58</b>
	2406		(00)		33
4	558		69		41
	593		00		7 <b>8</b> 04
	599 591		60	<b>61</b> -	<u>94</u> 10
	592		00	62	40
	600		.00	<b>03</b>	52
	553		- 00	01	37
	540		00	96	9 <b>9.</b> 56
	_539				
	538 541		00 00	6) 61	84 85
	537		00		
	536		08	i i i i i i i i i i i i i i i i i i i	602 72

\$28	THE GAZETTE	OF INDIA : J	ANUARY 15, 2011/PAUSA	<b>125, 1932</b>	(Je	art II—Se	s. 3(N)
	1		2	3	4	5	و المارية
Managers (Calad		457		00	02	13	
		458	· · · · · · · · · · · · · · · · · · ·	00	03	. 64	*
		2394		00	UO.	08	
		535		00	-00	10	
		459		00	05	46	
		460		.00	02	90	
V - 177 - 1		461		00	. 00	31	
		··· 471		00	01	62	
. T		464	,	00	05	54	,
		462		00	01	65	
		463		00	00	35	
		465		00	01	31	
		466		00	Ò1	29	
		467	The second second second	00	00	. 44 .	
1		470	· ·	00	02	12	_
		468	•	00	02	13	
		449		00	01	28	
		469		00	02	91	
		448		00	05	44	
		441		00	01	99	
		442	· .	00	06	10	
•		443		00	00	10	
		436		00	04	44	
		431		00`	07	68	
		432	•	0.0	02	93	
		430		- 00	03	. 55	
		429	*	00	00	61	
S. 81 (		433		- 00	01	45	
-		383					
		366		00 00	00 02	95 01	
A STA		370	•		00	40	
		367		00			
		368	•	. 00	01	49 91	
		365		00	00	82 47	
		308	•	00	00	57	
		307		00	08	01	
				00	07	- <b>74</b>	
		306		- 00	13 <sup>-</sup>	01	
8		305		00	. 00 00	74	
17. 💥		302	•	00	00	39	
		303		00	06	58	
<b>.</b>		281		00	Q <del>6</del>	, <b>69</b>	

[भाग II—खण्ड 3(H)] भारत व	। सबपत्र : जन	वरी 15, 201	1/14 25, 193	V		
		7 2		3		
11) Depada	211			000	01 01	21
	165			00	06	.98
	207			00	00	10
	208 206			08	04	
	167	-3		00	01	43
	168			00	01	. 11
	169			00	67	<b>36</b>
	202			00	12	<b>83</b>
	201	_		00	00	81
	. 175	4 -		00	16	15 10
	200			00 00	97	17
	193		g (Programa)	00	01	- 63
	177			- 00	07	05
	189	4	: 17. 1 <del>-1</del> .	00	07	51
	188 178				00	12
and the state of t	187			00	08	23
	186			90	00	72 -
	385	1		. 00	02	31
	184			00	01	53
	319	等值 1.3		00	10	. 55
	383.			00	.00 .01	57 87
	382	1		00		92
12) Bhakandari	1149			- 00	00 ~ 10	87
	1148			00	03	75
	1147		<u>-</u>	00	02	91
	1146			00	01	30
in the second second second second second second second second second second second second second second second	1145			00	00	24
	1150 1151			00 00 00 60	07	93 10 53
	1144			00	` ( <b>00</b> - )	10
	1152			60	22 62	53
	1156			90	02	.98 30
	1155			90	03	30
	1154			60 00 00 00	03 02 04	<b>56</b>
3	1153			00	03	79 80
	1175		***	00	+ 02	86
	1140			60	04	19
	1176,			00	03	24
	1177				-	

2) Rh	anderi (Centd)		,	2	3	. 4	5	- A
(4), Die	(Acadist)		1178		00	00	16	
			1179		00	02.	68	
1.			1139	· .	00	03 ′	79	
			1138	•	. 00	00	22	
			1180		00	11	66	
			1026	•	_ 00	02	35	,
			1024		. 00	09	53	
			1025		00	09	88	
			1022	* .	. 00	03	05	
			1030		. 00	. 08	18	•
,			1021		00	00	55	
			1032		00	00	97	
			1031		00	22	48	
			1009		00 '	06	03	
			1008		00	02	91	
			1007		00	02	45	٠.
.,			970		00	07	65	•
			979		00	07	06	
			978	,	00	00	10	
		and the second of the second o	981		. 00	01	10	
P			980		00	05	79	
-			976		00	01	43	
			975		00	03		
÷.			982		00	. 04-	61	
•			983		00	03	· 13	
			984 -	•	00	06	97	
			986	•	00 ·	01	58	
			985	*.	00,	04	64	
			989		00		50	
7			883		00	02	47	
	4	and the second of the second o	990	•	00	03	95	
			882	4		01	29	
			881		00	11	95	
	7		380		00	09	87	
,			139	•	. 00	03	55_	
			177	*	00	04	28	
			40	;	00	12	49	•
<b>.</b>	2 2 3		76		00	03.	·07	
			80		. 00	02	24	
			81		00	04	25	•
	1 1 1 1		61	•	. 00	19	01	-

Test No.   Test No.								
1			,		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
2745	[ 1997 ]	[— <b>13</b> (ii)]	नास क	राजपत्र : का	15, 2011/44 25	AND A PERSONAL PROPERTY OF PARTY AND ADDRESS OF THE PARTY AND ADDRESS O		
387		. 1			2	100		
388	12) B	hakandari (Contil)	r				18. 200	
389					- 財 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			
390			Ś			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		- 21
2260   00   62   23     9992   00   01   93     394   00   00   83     393   90   01   98     13) Baghansta   In bet VB & say no. 21   04   10   47     22   00   40   10     21   00   00   75     30   00   00   63   34     28   00   03   34     29   00   03   34     29   00   00   76     27   00   00   76     27   00   00   76     27   00   00   76     27   00   00   76     27   00   00   76     27   00   00   76     27   00   00   76     27   00   00   76     44   1117   06   00   11     1099   00   01   11     1099   00   03   96     1098   00   03   96     1099   00   03   96     1099   00   01   82     1100   00   01   82     1101   00   02   33     1095   00   00   03     1096   00   01   82     1102   00   07   09     1103   00   05   17     1104   00   11   19     1209   00   00   00     1211   00   00   08     1221   1212   00   00     1211   1212   00   00     10   1211   1212   00   00     1211   1212   00   00     10   12   1212   10   00     10   11   1212   1217   10     10   1219   1212   10   00     10   11   1212   1217   10     10   11   1212   1217   10     10   12   1217   10   13     10   1218   1219   1219   1219     10   10   10   1219     10   10   10   10     12   12   12   12   12     12   12		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·					
9972   00	• .					00		
13  Baghanata	•				i i			
13  Baghanata								<b>85</b>
13)   Baghanata   In bet VB & say no. 21   01   10   47							01	98
22' 00 00 16' 18' 19' 19' 19' 19' 19' 12' 12' 12' 12' 12' 12' 12' 12' 12' 12	13)	Baghanata '			& suy no. 21			1
30 00 00 04 28 28 28 00 03 34 29 00 03 34 29 00 00 00 76 27 27 00 06 68 48 28 28 28 29 00 00 00 76 28 28 28 29 29 20 20 20 20 20 20 20 20 20 20 20 20 20	13)			22				1
28 60 63 34 29 60 63 52 35 35 50 00 65 52 35 50 00 00 76 35 52 36 36 60 60 64 36 52 36 649 60 649 60 11 91 664 649 60 11 62 64 649 60 64 64 64 64 64 64 64 64 64 64 64 64 64								
29 00 63 52 35 00 00 76 35 27 36 00 00 76 35 35 00 00 06 14 36 36 36 36 36 36 36 36 36 36 36 36 36							et in the second of	
35 00 00 76 14 14 14 100 00 01 12 1100 00 05 17 1102 1104 1209 00 00 00 11 19 1210 1210 00 00 00 11 1211 12	•					3.77		
27 36 36 60 60 60 48  14) Rangaranga Nafa Bist VB-& Suy no. 649 60 11 649 664 60 33 72 1117 06 00 12 1099 00 03 96 1098 1098 00 00 01 62 1097 1000 00 00 11 62 1100 00 00 01 82 1101 00 00 00 00 00 11 62 1102 00 00 00 11 11 19 1209 00 00 01 1211 00 00 08 20 1211 1212 00 00 02 466 1207	•				宝一么然	<b>0</b> 0		
14) Rangaranga Nala Bak VII-la: Suy no. 649 00 11 91 649 669 00 11 91 1117 00 00 00 189 11099 00 00 03 96 11098 00 03 96 11094 00 01 62 1100 00 01 82 1101 00 00 05 76 1100 1100 00 05 76 1100 1100 1100 1100 1100 1100 1100 1								
14								
664	14)	Rangaranga			/B & Suy no. 649	4 4 1		
1117 06 00 10 10 10 1099 00 03 96 1098 00 03 96 1098 00 03 96 1094 00 01 62 1097 00 04 14 1100 00 01 82 1101 00 00 05 17 1102 00 07 60 1102 1104 00 11 19 1209 00 00 00 10 1210 00 08 82 1211 00 00 08 82 1211 00 00 08 82 1211 00 00 09 1212 00 02 46 1207 60 31 64	•							
1099 00 03 56 1098 00 03 56 1094 00 01 62 1100 06 01 82 1101 00 05 17 1102 00 07 1104 00 11 11 19 1209 00 00 00 10 1210 1210			San to the same					10
1094 00 01 62 1097 00 04 14 1100 06 01 82 1101 00 92 83 1096 00 05 17 1102 00 07 00 1104 00 11 19 1209 00 00 00 10 1213 00 08 22 1211 00 00 99 1212 00 02 46						-		<b>%</b>
1097 1100 00 01 82 1101 00 02 83 1096 00 00 05 17 1102 00 00 07 00 1104 00 11 19 1209 00 00 00 10 1210 00 08 20 1211 00 00 08 20 1212 00 02 46 1207							14	
1100 1101 00 01 82 1101 1096 00 05 17 1102 1104 1209 1210 1213 1211 1212 00 02 46 1207 1200 00 02 46								
1101 00 92 83 1096 1095 00 05 17 1102 00 07 00 11 19 19 1104 1209 00 00 00 10 1213 00 08 20 1211 00 08 20 1212 00 02 46 1207 00 31 04		1						
1104 00 11 19 1209 00 00 10 1210 00 68 42 1213 00 08 20 1211 00 02 46 1207 00 31 64						. 00	92	- 83
1104 00 11 19 1209 00 00 10 1210 00 68 42 1213 00 08 20 1211 00 02 46 1207 00 31 64				1096	The state of the s	00	60	76
1104 00 11 19 1209 00 00 10 1210 00 68 42 1213 00 08 20 1211 00 02 46 1207 00 31 64				1095 -	4.8	00	05	40
1209 00 00 10 1210 00 68 22 1213 00 08 20 1211 00 00 99 1212 00 02 46	1				as include	: 00 :00		19
1210 00 68 22 1213 00 08 20 1211 60 00 99 1212 00 02 46 1207 60 31 64				1209			80	
1211 1212 1207 60 31 04				1210		00	08	
1211 1212 1207 60 31 04				1213		00	08	20
1212 1207 60 31 64	•		•	1211		00	00	44
	,			1212		80	31	- 64
- 1979 日 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-	·		1979		00	18	49

532	THE GAZETTE OF INI	1932 [Part II—Sec. 3(ii				
			. 2	3 .	4	5
(4) R	ngaranga (Contd)	2004		00	01	14
		2007		, 00	. 01	73
		2008		00	06	44
• • • • •		2006		00	01	76
		<b>≠2005</b>		00 '	. 01	76
:		2010		00	07	27
. '.		2015		00	02	86
1.41		. 2014	•	00	05	38
		2018		00	07	76
* `		2031		00	01	. 99
		2019		:00	00	- 10
		2030		00	- 06	29
• .		2029		. 00	07	10
. •		2028		00	06	65
		2385	·	00	05	61: 4
	1. Alle 5 - 14. 400 cm	2022		00,	00	30
		2027		00,	10	46
		2026		. 00	00	
. ,		2100				92
		2103		00	06 · ·	05
		2103	•	00	02	69
1			,	.00	02	52
		2102		00	04	31
•		2105		00 .	02	15
		2106		00	10	26
• • •		2249	•	00	07	10
٠. ٠		2250	•	- 00	00 🗇	10
		2248		00 v		59
		2114		00	23	43
		2115		00	,00	27
		2124		00	00	94
		2125		00 .	03	09
		2130		00	06	78
•		2131		00	- 04	18
		2133		. 00	. 01	52
		· 2132	· · · · · · · · · · · · · · · · · · ·	00	06	03
		2136		- 00	05	03 85 77
\$T .		2139		00	06	77
		2154	at a second	00	03	45
•		2138	••	00.	12	24
•		2137		00	00	01
* .		2155	and the second second	00	08	70

:. -.,

[ WILL WESTED!	7890, 40	0449 4140 1277010 414 721 12		
	1		3.	
14) Ramgaranga (Contd)		2156	00	00 57
		2157	00	07 08
		2201	00	96 57
		2200	90	60 53
		2198	- 00	09 78
15) Shrikarpur		127	00	00 85
		128	- 00	14 76
**	1 7 M	129	00	90 10
- 1		121	90	er .
		120		64 44
				07 70
		119	00	67 32
	<u> </u>	118	<b>* 90</b>	08 01

[F. No. L-14014/113/2010-G.P.] K. K. SHARMA, Under Secy.

## नई दिल्ली, 11 जनवरी, 2011

का. आ. 166.— भारत सरकार को लोकहित में यह आवश्यक प्रतित होता है कि नैसर्स स्मिएना ईडस्ट्रॉज लिमिटेड के आन्ध्र प्रदेश में पूर्वी तट पर ऑनशोर ट्रॉमनल से देश के विभिन्न हिस्सों में उपभोक्ताओं तक प्रसृतिक गैस के परिचहन के लिए, मैसर्स रिलोजिस्टिक्स इनफास्ट्रक्चर लिमिटेड द्वारा काकीनाड़ा – बायुक्क्चपुर – हावड़ा माइपलाइन विखाई जानी चाहिए ;

और, भारत सरकार को उक्त पाइफ्लाइन विछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि, उस भूमि में, जिसके भीतर उक्त पाइफ्लाइन विछाई जाने का प्रस्ताव है और जो इस अधिसूबना से उपावन्त अनुसूची में वर्णित है, उपयोग के अधिकार का अर्जन किया जाए ;

अतः, अब, भारत सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदल्त शक्तियों का प्रयोग करते हुए, उनमें उपयोग के अधिकार का अर्जन करने के अपने आधार की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस सारीख से जिसको उक्त अधिनयन की धारा 3 की उपसारा (1) के अधीन जारी की गई अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इंक्फ्रींस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाई जाने के लिए उपायोग के अधिकार के अर्जन के संबंध में श्री भास्कर त्रिपाठी, सबम प्राधिकारी, रिलॉजिस्टिक्स इन्मास्ट्रक्चर लिमिटेड, प्रथम मंजिल, फोर्चुन टावर, चन्द्रशेखरपुर, मुक्नेश्वर - 7510-23, ओडिशा राज्य को लिखित रूप में आक्षेप भेज सकेगा।

## अनुसूची

गंजस/	रेक्टिया	तानुक इ	<b>मं</b> शलो	<u>ز</u>	जिला श्जाजपुर			राज्य ३ ओडिशा			
	(a)	la m		सर्वे सं / सब डिविजन सं			आर.ओ.यू अर्थित करने के सिए बेतवस				
	-							डेक्ट्रेयर	पुवर	सि एयर	
		1				2		3	4	5	
) [	À	Ĺ,			546			00	15	28	
					684	•		00	24	66	
					554	-		00	16	94	
, 1			•		687			00	12	92	
100		j			401		,	00	25	10	
antonios Ana—inig			s = 1		892			00	00	<sup>~</sup> 15	
		-		•	402	•		00	06	- 84	
.;					403			00	13	12	
					893	·	-	00	07	30	
				21	466			00	16	06	
	in the second of				487	•		00	00	40	
			et i seget et i Hijtoria	i de la composição de l	456/894	•		ÓO	16	75	
`					467	· · ·	•	00	01	22	
1	, · · . ·	•			463			00	0.0	10	
			4	20	462			00	23	40	
					457	-	-	00	02	53	
		To the second	$\{G_{i,j}^{(d)},\dots,G_{i,j}\}$	,	460			`.00	22	15	
					458			0.0	02-	83	
					459 c			00 `	03	10	
			$/\chi \hat{\Lambda} \stackrel{i.s.}{\sim} \hat{\Lambda}^{i.s.}$		454			00	0.0 ~	68	
					765		,	00	05	7 59	
					137	· · · · · · · · · · · · · · · · · · ·	•.	00	05	18	
		-		ta e	134		,	00	01	57	
					136		•	00	03	75	
·		. S. S.		100	138			0.0	18	· 15	
	14.7			3.1	.139			00	02	65	
1-1				- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	142	•		00	0.3	65	
· · · · · ·	Service Affilia		San Carlos	•	141			00	01	28	
•					´145 💎	'		00	02	24	
				L	143			00	18	05	
		grafi.			144			. 00	QQ	27	
					667		١	00	00	50	
		·		· .	669	•	1.1	00	03	67	
					148			00	01	44	
			r		668			00	07	79	
	3				151			00	11	41	
	. <del>-</del> 	<u>6.1</u> - 2	<u> </u>		150			00	04	22	

QÒ. 0.0 2) गोबरेस्वर OÓ. 

The state of the		2	7		1 -
2) गोबरेश्वर (निस्तर) -	574		3	4	5
THE PERSON OF TH			00	00	25
	567	, .	0.0	00	25
	573		00	05	.87
	577		0.0	00	13
	578		. 00	00	17
	579		00	0.0	66
	572		00	02	31
	571		00	00	74
	560		00	. 00	
	559		00		10
The state of the s	580			06	40
~ [ 11 ] [ 10 ]	925		00	00	99
	558	•	, 00	03	83
	4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		00	02	43
	581		00	00	. 16
A	557		00	04	89
	556		00	00	68
	547		00	00	10
	545		00	02	01
	<b>546</b>		00	00	45
	544	•	00	08	93
	543		00	09	07
	542	<del>-</del>	00	06	58
	539		00	01	
	928	•	00		. 16
	538			04	12
	536		00	06	51
	537		00	10	40
	533	•	00	00 ~	10
		·	0.0	03	46
	603		00	13	42
	346		00	14	90
	317		~00	02	98
	328		00	01	7.2
	326		. 00	05	54
	327		00.	08	85
	325	• • •	.00	04	71
	323		00	01	29
1 342	324		00	03	71
	338		00	-08	12
(3)	715				
	717		00	24	06
	1497	· · · · ·	00	00	73
	1491		00	06	81

ग [[—खण्ड 3(ii)] भारत	का राजपत्र : जनवर	ते १५, २०। १/पोप २५	, 1932		537
1		2			5
3) बरंडा (निरंतर)	1480		.00		32
•	750		00		54
	751		00		26
	799		00	20	30
· · · · · · · · · · · · · · · · · · ·	800		00	05	47
	805		00	. 10	18
	803		00	03	34
	790	war in the sum of	00	26	58
	789		00		78
	869		00		40
			00		29
	870				95
	872		00		
	903		00		04
	904		00	01-	35
•	905	記載しまれ	• 00		23
	906		. 00		67
	907		00		7.6
	943		00	. 00	10
	942		00	02	84
	941	1 12 1 18	90	03	43
	925		00		86
	940		00	`05	35
	926		.00	10	83
	933		00	11	34
	932		00		80
			00	01	33
	931		00	01	98
	1003				13
	1077		00	12	
	1078	-: -: -: -: -: -: -: -: -: -: -: -: -: -	. 00	04	12
	1079		. 00	10	
4-	1096		00	88	40
	1094		00	07	93
	1095	24 Tr.	00	04	38
) जनुमरी	242		00		21
	243	5 Sec. 1.	00	00	89
	244	·新克克克斯	00	12	33
	248		00	00	
	245			0.2	17 93
	264		00		25
		14. 氧化物化。	00		80
	246	the great states	00	09	73
	2 6 3		VV	49	
•	·	-			

		2	3 -		\$
4) जानुझरी (निरंतर)	449		00	08	2.8
A suffere frames	450	, <del>1</del>	0.0	06	72
	451		00	01	78
	452		00	0.1	23
		ीर सर्वे सं 905 के बीच में	00	0.2	33
5) रगडीपशी		।(१ सव स उपञ्चन वाच न	00	00	11 :
	905		00	00	8.9
	906		00	05	87
	908		00	03	09
	1191		00	18	16
	1434		00	03	03
	1447			01	95
	1446		00		74
	1445		00	01	93
	1449		. 00	0.6	
•	1448		00	01	41
<del>-</del> ,	1462		. 00	03	17
• • • • • • • • • • • • • • • • • • • •	1463		00	00	- 10
	1461		00	12	85
	1458		00	03	-88
	1459	$ \hat{x}_{i}(t)  = \frac{1}{2} \left( \frac{1}{2} + \frac{1}{2} \frac{1}{2} \right) = \frac{1}{2} \left( \frac{1}{2} + \frac{1}{2} \frac{1}{2} \right)$	00	05	17
	1460		00	02	93
	1455		00	04	0.7
	1454		00	02	43
	1484		00	01	57
	1485		00	01	79
	1430		00	10	36
	150/13	37-	00	00	56
	151/139	8	00	15	90
	157/140		00	05	78 25
	156/14		00	11	25
	154/140		00	00	22
	1403		00	03	54
	155/140	12	00	05	79
Contract to the second second	161/14		00	0.1	. 94
	162/14		00	13	× 31
	134/138		00	04	91
	163/14		00	00	21
	1340		00	03	40-
	1341		00	_ 00	14
	1249	1. 15 kg (*	00	03	77

54	THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 25, 1932			[Part II—Sec. 3(ii)]		
Ī		2	3	4	5	
٦	5). रमकिस्सी (निरंतर)	1250	00	01	-:92	
•		1251	00	00	10	
		. 1244	00	07	· 74	
` 1		1243	00	04	90	
,		<b>~1242</b>	00	02	26	
		1241	0.0	04	52	
		1240	00	00	88	
	) पुरुषेका	27/55	00	07	79	
		26/54	00	06	31	
-		9/27	00	0.0	50	
		15/33	00	19	80	
		12/30	00	09	76	
		10/28	00	05	53	
7	) व्यवस्थावि	65/208	00,	00	46	
		209	00	02	01	
		210	- 00 .	02	23	
		107/368	00	20	89	
		. 374	0.0	01	25_	
		373	00	01	56	
		372	00	00	10	
		108/369	00	00	91	
		109/370	0.0	10	57	
İ		110/371	00	03	32	
		363	- 00	02	72	
		422	00	01	QO	
		423	00	01	89	
		361	: 00	01	.87	
		105/356	00	02	27	
:		357	00	01	18	
		10 6/359	00	00	18	
	15 《高台》(1915年),1916年	358	00	00	. , 77	
٠.	· · · · · · · · · · · · · · · · · · ·	355	00	00	34	
		121/424	00	02	49	
-		354	00	02	64	
. 4		104/352	00	00	15	
1		353	00	0.0	47	
		343	00	00	36	
		342	00	01	.02	
		122/425	00	01	78	
		132/438	00	02	42	
`.		123/426	00	01-	23	

· 模订。

	2	3		. 5
7) कुसनापासी (निरंतर)	124/427	00	41	35
	131/436	00	00	42
7 =	125/428	00	01	84
	341		00	24
	127/430	00	01	53
	126/429	00	00	99
•••	128/432	00	08	01
	431′	00	00	10
	29/433	00	00	22
	95/325	00	01	99
		,		96
•	94/324	00	08	
-	144/520	00	06	13
•	521	00	00	90
	522	00	00	51
	93/322	00	02	92
	323	00	<b>℃01</b>	62
	145/52	00	07	10
	526	00	60	. 83
	320	00	00	, 11
	527	,00	84	61
•	536	00	00	10
	535	60	00	10
	92/319.	00	. 00	20
	318	00	00	17
	317	00	00	88
	528	00	00	99
	534	00	00	10
	<b>530</b>	00	91	06
	147/529	60	03	94
	316	00	00	10
	531	00	00	21
· · · · · · · · · · · · · · · · · · ·	621	00	.00	37
	622	00	01	07
e e e	152/628	00	02	- 16
	151/827	. 00	02	76
	623	00	06	89
	620	00	02	36
	615	00	06	76
	150/626	00	00	16
	624	. 00	01	27
1	625	0.0	00	64

<b>42</b>	THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 25, 1932				Part II—Sec. 3(i		
·	1		2	3	4	5	
7) क्रुवनापार्थ	(निरंतर)	614		00	01	66	
		613		00	01	67	
		651	•	00	0.2	15	
		648		00	01	19	
		649		00	02	21	
		650		. 00	10	75	
10000		652		00	01	81	
		653		.00	01	08	
	The Committee of	654		00	00	18	
		655	•	00	00.	· · 38	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		656	•••••••••••••••••••••••••••••••••••••••	00	08	65	
टाक्स		480		00	.00	40	
		481	•	00	03	65	
		479		00	48	75	
ननुपत्पट		112		00 *	25	24	
		111		0.0	02	20	
		110		00	03	66	
		108		00	03	22	
		107		00	03	03	
		106		0.0	03	27	
100		105		. 00	02	78	
		104		. 00	03	80	
		103	1	00	03	62	
		147	•	00	05	.94	
		148		00	05	50	
		149		. 00	04	99	
		6/150		00	15	43	
		14/266	-	00	05	32	
2		267		00	00	33	
		275		00	00	44	
	1967年,建建186	13/265	Y ,	0 O	08	51	
		276	•	00	02	25	
1 to 3 / 3 / 1		264	•	00	01	80	
		263		00	03	·77	
19 1 19		249		00	03	17	
		250		00	00	98	
		258		00	02	50	
		257		00	04	32	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		255		00	00	43	
		256		00	01	45	
	The state of the s	10/252		00	00	10	

		12	4.3	4	.5
9) मधुपुरपट (निरंतार)	11/253		00	03	47
3 Brie franc)	227		00	05	00
	483		00	0.6	19
	484		00	01	57
			00	01	<b>52</b>
	485		,		51
	486		00	00	
	17/482		00	90	10
	488		00	0.2	35
	489		00	00	25
	492		00	03	50
	18/491		00	00	10
	487		00	04	20
	224		00	00	10
	493		0.0	02	49
	494		00	01	88
	19/495	\L.	00	05	22
	499		00	00	10
	20/496	and.	00	10	55
	21/497		00	01	32
· · · · · · · · · · · · · · · · · · ·	498		00	05	08
,	501		00	63	10
	22/502		00	0.0	76
	67/591		0.0	01	75
•	592		00	00	10
	64/590		00	21	96
	63/588		00	07	49
	586		00	02	39
	585		υO	03	19
to the second se	556		00	00	
•	555		00	01	45 37
	554		00	01	74
•					
	553 540		00	01	75
	519		00	01	38
•	43/556		00	05	87
	523		00	04	78
	524		. 00	03	36
	42/548		00	02	92
	32/528		00	06	70
•	526		00	90	13.
	527	Alteria de	00	00	31
	529		00	01	29

		2	3	4	5
9) Mercus (Miche)	530	. (	00	00	89
	41/545		00	00	74
	40/544		00	01	70
	531	•	00	03	13
	33/532	· · ·	. 00	08	63
	34/535		00	03	. 09
	534	•	00	00	97
	722	•	00	01	03
	723		0.0	00	11
	533	,	00,	01	48
0)/ 4:00:00	1081		00	00	10
	1085	. '*	00	00	32
	1086		00	02	51
	1087	•	00	05	78
	1088	•	.00	03	29
	1089		00	01	94
	1084		00	00	19
	1090		00	00	60
	1094	•	00	08	15
	1095	•	00	02	41
	1093 ,		00	00	26
	1099	*.	00	16	53
	1100	•	00	15	23
	1101		00	05	86
	1102		00	02	42
	1104		. 00	07	06
	1103		00	01	10
	1105		00	03	22
	1106 ,		00	00	64
	1113	•	00	11	02
	1114	•	00	08	49
	1115	•	00	00	10
	1123		00	07	17
	1237		00	00	15
	1122		00	01	60
	1120		. 00	05	28
	1121	•	00	02	14
1941、表征的情况。1957年	1240		00	03	79
	1119		00	02	17
	1269		00	02	98
	1311	٠	00	01	10

1.5

.

11 11 1

是 等

13°

10) मेगुँटिक (निरंतर)	1310	<b>2.</b> ♣	<b>(#</b> 0	04	74
(a) Allege (Artic)	1270		00	01	48
	1271		• • • •	01	12
	1274		00	01	90
	1272		00	03	27
	1309		00	04	07
	1273	:	00	01	02
	4 4 4 5 5	to the second of	00	. 02	76
	1302		00	03	07
	1301		00	02	68
	1298		00	92	40
	1299			04	32
	1297		00	13	47
	1296		0.0	05	76
	1295	1	00		33
•	1294		00	02	
	1290		00	00	21
	1291		90	00	10
	1293	er i protest profession and section	00	05	47
	1292		00	01	00
	1361		00	61	56
	1362		0.0	00	7.5
11) अंटिआ	2051		- 00	00	48
/ Glow	2052		00	02	81 76
	2056		0.0	04	76
	2057		00	02	34
	2055		00	01	70
	2054		00	01	06
	2058		00	04	65
	2323		00	01	72
	2324		00	01	78
	2322		00	03	78 58
	2325		00	0.1	13
•	2321		00	04	99
	2300		00	00	12
	2312		007	03	11
	2312		00	0.0	
			100	06	<del>0</del> 0 74
	2313		00	05	0.2
	2314		00	00	0 2 10 83
	2315		00 -	00	94
	2309		00	00	10
	2308		T.	UU.	

THE GAZETTE C	F INDIA: JANUAR	Y 15, 2011/PAUSA 25,	1932	[Part	II—Sec
		2	3	4	5
) अंटिस (पिरार)	2310		. 90	06	20
	2304		00	02	91
	2266	· · ·	<b>D</b> 0	01	83
	2306		00	00	. 44
	2305		00	. 03	. 04
	2265	•	0.0	03	39
	2264		. 00	00	67
वीचवनपुर	32/107		: 00	00	23
	31/106		. 00	16	84
	30/105		00	02	25
	29/104		00	.05	48
	28/103		0.0	09	97
	102		00.	01	18
1、1000mm,1000mm,1000mm。	99		00	00	66
	96.		00	01	79
	97		00	00	23
	18/86		0.0	00	22
	27/95		0.0	06	19
	20/88		. 00	01	18
	19/87		0.0	11 -	44
	8/54		00	02	97
	07/53		00	13 ′	14
कारिलो	118/247		00	01 ·	69
	110/239		00	09	03
	111/240		00	00	18
	238	•	0.0	29	37
	97/224	\$ * · · · · · · · · · · · · · · · · · ·	0.0	01	93
	225	·	: 00	01	73
	96/223		00	03	66
	89/216	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00	00	1.0
	88/215		00	07	94
	84/211		. 00	07	74
	85/212	· ·	00	0.0	34
	83/210		00	14	94
	81/208		00	00	14
	80/207		00	06	03
	79/206	1	: 00	00	94
	196	•	00	01	03
	162/301		00.	00	,94

ا

13) खरिलो (निरंतर)	303	00	01	63
	195	0.0	05	82
	72/193	00	00	10
	192	00	0.6	48
	306	00	16	41
	71/191	00	00	90 `
	65/309	00	05	56
	65/175	. 00	ି ତୀ 🙏	10
	310	00	07	90
	311	0.0	02	90
	312	00	10	33
	313	00	06	79
	3114	0.0	04	79
	353	00	019	78
	367	00	02	72
	354	00	04	23
	355	00	00	27
	366	00	10	13
	370	00	00	10
	371	0.0	<b>D</b> 1	17
	372	00	02	10
	373	00	02	88
	374	00	00	27
	392	00	07	56
	391 7 7 7 7 7 7 7 7 7	00	0.0	10
	365	0/0	01	42
	364	00	00	10
	393	00	06	89
	390	00	01	14 -
	389	00	04	95
	409	90	50	73
	413	00	59	20
14)	2	00	13	59
14) कुस्तीरा				62
		00 00	90 25	
	5			57
15) सुविआ	2606	00	14	14
	. <b>85</b>	00	64	20
	337	00	05	92
	338	00	12	68
	<b>339</b>	00	00	10
	2624 Barrier	1 0:0	04	38

48 TH	L CHELLIS OF BIL	DIA: JANUARY 15, 2011/PAUSA 25,	1732	[rait	II—Sec. 3(i
16		2	3	4	5
15) <b>given (Prin</b>		2623	00	00	24
		2625	00	00	10
		335	00	03 `	63
		336	00	05	15
		332	00	00	12
		331	00	01	25
*		268	00	07	65
	•	254	00	00	10
		253	00	06	96
		269	00	0.2	65
		303	00,	00	10
		304	00	02	46
		305	00	06	0.0
y 1		306	00	00 "	99
		302	00	00	65
		300	00	01	34
		301	00	01	25
		288	00	02	88
		299	00	00	41
•		287	00	00	98
		286	0.0	00	10
· · · · · · · · · · · · · · · · · · ·	The state of the s	289	00	16	53
		197	00	00	19
		196	OO	01	89,
		195	00	04	05
	A Company	194	00	04	26
•		290	00	01	88
		193	00	00	63
		385	00	. 08	05
		2829	00	00	45
		503	00	00	99
· · · · · · · · · · · · · · · · · · ·		504	. 00	01	. 15 ,
		सर्वे सं 504 और 502 के बीच में	00	00	42
	20 10 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No. 10 No.	502	00	02	70
		505	00	03	09
		1708	0.0	00	10
		511	00	01	44
		509	00	01	08
		2888	00	01	15
— 게 — · · · · ·		2885	00	00	10
	the and the state of	508	00	01	46

1		8 15, 2011/44 25, 193			
15) कुलिका (निरंतर)	507		3 -	N INTO	3
	2887		00 00	00	1
	2886			02	
	524		00	01	6
	523	医重新性溃疡病	00	00	1
	510		00	01	47
			00	04	4
	518 510		0.0	01	48
	519		00	01	31
	522		00	00	3
The second of the second	520		00	. 01	7:
The state of the s	521	(1) 对 (1) (1) (1)	00	01	34
	517		00	00	73
	2795		00	02	• 61
	528		- 00	00	94
	529,		00	00	81
	530		00	81	4 04
· · · · · · · · · · · · · · · · · · ·	531		00	00	57
	532		00	00	10
	533		00	04	37
	534		00	0.5	78
	839		00	00	31
The second second second	838		00	00	56
	837		00	00	91
	2711		00	01	42
	536	3	90	OQ.	
	535				74
	537		00	01	25
	836	Y	00	01	66
			00 00	03	85
	835 819			00	15
	820		00	03	47
		V Z	QO.	06	48
	821		90	01	33
	822		00	90	10
	817		00	0.0	84
and the second of the Maria	824		G-0	02	42
	815		24		1-100

	₹55	THE GAZETTE OF INI	DIA: JANUARY 15, 2011/PAUSA 25, 19	32	[Part II—Sec. 3(ii)]
806       00       03       32         803       00       00       10         804       00       00       46         66       00       00       10         670       00       00       46         671       00       01       18         2767       00       01       49         672       00       03       37         805       00       00       259         676       00       00       13         675       00       02       59         674       00       04       72         673       00       02       24         674       00       04       72         731       00       01       46         719       00       04       72         720       00       01       16         722       00       00       80         721       00       00       80         721       00       00       19         724       00       01       19         718       00       01       11	P		2	3	4 5
806       00       03       32         803       00       00       00       10         804       00       00       46         66       00       00       10         670       00       00       56         705       00       00       01       18         671       00       01       49         672       00       03       37         663       00       00       78         673       00       02       59         676       00       00       13         675       00       02       24         674       00       04       72         731       00       01       46         719       00       04       72         730       00       00       28         720       00       01       16         722       00       00       80         721       00       00       92         724       00       01       19         718       00       01       61         717       00       00	Ŀ	15) whom (From)		00	03 / 75
803       00       00       10         804       00       00       10         66       00       00       10         670       00       00       10         670       00       00       00       55         705       00       00       00       46         671       00       01       49         672       00       03       37         805       00       00       02       78         673       00       02       24         674       00       00       13         675       00       02       24         674       00       04       32         731       00       01       46         719       00       04       32         730       00       01       16         722       00       01       16         722       00       00       19         724       00       01       19         718       00       01       19         718       00       01       19         715       00				00	03 32
804       00       00       46         66       00       00       10         670       00       00       55         705       00       00       46         671       00       01       18         2757       00       01       49         672       00       03       37         805       00       00       72       59         676       00       00       02       59         676       00       00       02       24         674       00       04       72         731       00       01       46         719       00       04       32         730       00       00       28         720       00       01       16         722       00       00       80         721       00       00       92         724       00       01       16         722       00       00       80         721       00       00       92         724       00       01       18         716       00					
66 00 00 10 10 670 00 00 55 705 00 00 00 55 705 00 00 00 46 671 00 01 18 2757 00 01 49 672 00 03 37 805 00 00 25 59 676 00 00 25 59 676 00 00 13 675 00 00 14 46 72 731 00 01 46 72 731 00 01 46 72 730 00 00 01 46 72 730 00 00 01 46 72 722 00 00 01 16 722 00 00 01 16 722 00 00 01 18 718 00 01 61 717 00 00 92 724 00 01 19 718 718 00 01 61 717 00 00 92 724 00 01 61 717 00 00 92 724 00 01 19 716 00 01 19 716 725 00 01 12 715 00 03 19 725 00 00 12 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 13 725 00 00 15 725 00 00 01 50 725 00 00 15 725 00 00 01 50 725 00 00 01 50 725 00 00 01 50 725 00 00 01 55 725 725 00 00 01 55 725 725 00 00 01 55 725 00 00 01 55 725 725 00 00 01 55 725 725 00 00 01 55 725 00 00 01 55 725 725 725 00 00 01 55 725 725 725 725 725 725 725 725 725		The second second			
670         00         00         55           705         00         00         46           671         00         01         48           2757         00         01         49           672         00         03         37           805         00         00         78           676         00         00         13           675         00         02         24           674         00         04         72           731         00         04         42           730         00         04         32           730         00         04         32           730         00         01         16           722         00         00         80           721         00         00         92           724         00         01         19           718         00         01         61           717         00         00         96           715         00         03         19           723         00         01         78           725         0	٠.				
705         00         00         46           671         00         01         18           2757         00         01         49           672         00         03         37           805         00         00         78           673         00         02         59           676         00         00         13           675         00         02         24           674         00         04         72           731         00         01         46           719         00         04         32           730         00         00         42           720         00         01         16           722         00         00         80           721         00         00         92           724         00         01         19           718         00         01         61           717         00         00         96           716         00         00         13           723         00         01         78           725         0	. 1			00 - 1	
671 00 01 18 2757 00 01 49 672 00 03 37 805 00 00 78 673 00 02 59 676 00 02 24 674 00 04 72 731 00 01 46 719 00 04 32 730 00 00 28 720 00 01 16 722 00 00 80 721 00 00 92 724 00 01 19 716 00 01 61 717 00 00 92 724 00 01 19 716 00 00 12 715 00 03 19 723 00 01 78 724 00 01 78 725 00 00 13 67 748 00 01 78 7283 00 01 78 7283 00 01 78 7283 00 01 78 7283 00 01 78 7284 00 01 13 729 00 00 13 749 00 00 13 749 00 00 13 748 00 06 13 7883 00 00 33 7883 00 01 50 749 00 04 64 750 00 01 55 751 00 01 55 752 00 01 95 697 00 00 15 753 00 01 55 7553 00 03 06 760 00 02 52 760 00 02 52	٠.		· ·	00	00 46
2757         00         01         49           672         00         03         37           805         00         00         78           673         00         02         59           676         00         00         13           675         00         02         24           674         00         04         72           731         00         01         46           719         00         04         32           730         00         00         28           720         00         01         16           722         00         00         80           721         00         00         92           724         00         01         19           718         0         01         61           717         0         00         01         29           715         0         0         01         78           725         0         0         0         13           748         0         0         13         7883           750         0         0	. :			00	01 18
672         00         03         37           805         00         00         78           673         00         02         59           676         00         00         13           675         00         02         24           674         00         04         72           731         00         01         46           719         00         04         32           730         00         00         28           720         00         01         16           722         00         00         80           721         00         00         92           724         00         01         19           718         00         01         61           717         00         00         96           716         00         03         19           725         00         01         78           725         00         01         13           748         00         04         64           750         00         03         10           7883         0			•	00	01 49
805       00       00       78         673       00       02       59         676       00       00       13         675       00       02       24         674       00       04       72         731       00       01       46         719       00       04       32         730       00       00       01       16         722       00       00       90       92         721       00       00       92         724       00       01       19         718       00       01       61         717       00       00       96         716       00       01       18         723       00       01       18         723       00       01       78         725       00       03       10         748       00       04       64         7883       00       03       10         7883       00       01       50         2928       00       01       45         750       00       01			•		03 37
673 00 02 59 676 00 00 13 675 00 02 24 674 00 04 72 731 00 01 46 719 00 04 32 730 00 00 02 28 720 00 01 16 722 00 00 01 16 722 00 00 92 724 00 01 19 718 00 01 61 717 00 00 92 724 00 01 61 717 00 00 96 716 00 00 12 715 00 01 78 723 00 01 78 723 00 01 78 723 00 01 78 724 00 01 178 725 00 01 78 727 00 00 13 728 00 01 78 729 00 00 13 749 00 06 13 749 00 04 64 750 00 01 50 2928 00 01 50 2928 00 01 45 751 00 01 25 752 00 01 95 697 00 00 15					
676       00       00       13         675       00       02       24         674       00       04       72         731       00       01       46         719       00       04       32         730       00       00       28         720       00       01       16         722       00       00       80         721       00       00       92         724       00       01       19         718       00       01       61         717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         748       00       06       13         7883       00       06       13         7893       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       25 <tr< th=""><th>¥</th><th></th><th></th><th>00</th><th></th></tr<>	¥			00	
675         00         02         24           674         00         04         72           731         00         01         46           719         00         04         32           730         00         00         02         28           720         00         01         16         22         00         00         80           721         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         92         22         00         00         12         00         00         12         00         00         12         00         00         12         00         00         13         00         13         00			•	00-	
674       00       04       72         731       00       01       46         719       00       04       32         730       00       00       02       28         720       00       01       16         722       00       00       80         721       00       00       92         724       00       01       19         718       00       01       61         717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         748       00       03       10         748       00       08       13         7883       00       00       33         749       00       04       64         750       00       01       45         751       00       01       25         752       00       01       25         752       00       01       95				*	
731       00       01       46         719       00       04       32         730       00       00       28         720       00       01       16         722       00       00       80         721       00       00       92         724       00       01       19         718       00       01       61         717       00       00       96         716       00       03       19         723       00       01       78         725       00       00       13         744       00       03       10         725       00       00       13         748       00       06       13         7883       00       06       13         7883       00       01       50         2928       00       01       50         2928       00       01       50         751       00       01       25         752       00       01       25         753       00       01       25 <t< th=""><th></th><th></th><th></th><th></th><th></th></t<>					
719       00       04       32         730       00       00       28         720       00       01       16         722       00       00       80         721       00       00       92         724       00       01       19         718       00       01       61         717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         748       00       06       13         7883       00       06       13         7883       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       25         752       00       01       25         752       00       01       25         753       00       03       06 <tr< th=""><th>1</th><th></th><th></th><th>00</th><th>-</th></tr<>	1			00	-
730       00       00       28         720       00       01       16         722       00       00       80         721       00       00       92         724       00       01       19         718       00       01       61         717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       45         751       00       01       25         752       00       01       95         697       00       01       95         697       00       01       95         697       00       00       15         753       00       00       15         760       00       02       52			·		
720       00       01       16         722       00       00       80         721       00       00       92         724       00       01       19         718       00       01       61         717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         714       00       03       10         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       45         751       00       01       25         752       00       01       25         752       00       01       95         697       00       01       95         697       00       03       06         753       00       03       06         760       00       02       52					•
722       00 00 80         721       00 00 92         724       00 01 19         718       00 01 61         717       00 00 96         716       00 00 12         715       00 03 19         723       00 01 78         725       00 00 13         748       00 06 13         7883       00 00 33         749       00 04 64         750       00 01 50         2928       00 01 45         751       00 01 25         752       00 01 95         897       00 00 15         763       00 03 06         760       00 02 52         761       00 00 02 52			, h		
721       00       00       92         724       00       01       19         718       00       01       61         717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         748       00       06       13         7883       00       06       13         7883       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         697       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10					00 80
724       00       01       19         718       00       01       61         717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         897       00       01       95         897       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10			· ·		
718       00       01       61         717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         714       00       03       10         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         697       00       01       95         697       00       03       06         753       00       03       06         760       00       02       52         761       00       00       10		· 在 · 是 · 是 · 是 · 是 · 是 · 是 · 是 · 是 · 是	•		01 19
717       00       00       96         716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         714       00       03       10         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         897       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10				00	01 , 61
716       00       00       12         715       00       03       19         723       00       01       78         725       00       00       13         714       00       03       10         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         897       00       01       95         897       00       03       06         753       00       03       06         760       00       02       52         761       00       00       10				00	00 96
715       00       03       19         723       00       01       78         725       00       00       13         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         697       00       01       95         697       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10					00 / 12
723       00       01       78         725       00       00       13         714       00       03       10         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         697       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10	2		715	00	
725       00       00       13         714       00       03       10         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         697       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10	`		· · ·	0.0	01 78
714       00       03       10         748       00       06       13         7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         897       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10	٠. '			00	00 13
7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         897       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10				0.0	03 10
7883       00       00       33         749       00       04       64         750       00       01       50         2928       00       01       45         751       00       01       25         752       00       01       95         897       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10			748	00	06 13
750 00 01 50 2928 00 01 45 751 00 01 25 752 00 01 95 697 00 00 15 753 00 03 06 760 00 02 52 761 00 00 10					00 33
2928       00       01       45         751       00       01       25         752       00       01       95         897       00       00       15         753       00       03       06         760       00       02       52         761       00       00       10	· ,		749	00	04 64
751 00 01 25 752 00 01 95 697 00 00 15 753 00 03 06 760 00 02 52 761 00 00 10			•	00	01 50
752 00 01 95 897 00 00 15 753 00 03 06 760 00 02 52 761 00 00 10			2928	.00	01 45
752 00 01 95 897 00 00 15 753 00 03 06 760 00 02 52 761 00 00 10	;			i i	
697 00 00 15 753 00 03 06 760 00 02 52 761 00 00 10	٠,			00	01 95
760 00 02 52 761 00 00 10					
760 00 02 52 761 00 00 10		1、1947年 经收益股份公司	753	00	
-1 . The state of $V$ , $V$	;-				
754 00 00 10			761		
			754	00	00 10

.

[知刊 II—**खण्ड** 3(ii)]

मोरत का राजभन्न : जनवरी कि, 2011 मील 25, 1932

1		12.	3		
15) चुलिजा (निरंतर)	757	The state of the s	- 00	01	38
	759	A Commence of the	00	03	59
	998		00	04	17
	2672	ra Tarre Care	00	00	10
The state of the s	758		00	01	53
	2816		00	0.6	92
	1000	A Wall Car	00	00	14
	1001		00	03	08
	1002		.00	05	17
Sales Control of the	1003		00	00	20
	2814		00	04	13
	2815		00	03	08
<sup>16</sup> ) अरतीआकु <b>सुनपु</b> र	1962	Y	0.0	00 -	34
) oldholaga (3)	1963	4	00	02	43
	1964		00	00	64
	2008		00	49	14
	2009		. 00		78
	2010		00	01	83
	2011		00	02	
	2012	3.0	00		40
	2214		00	01	<b>40</b> 3 <b>8</b>
	2013		oo .	03	
	2200		00		16
	2153			.0 <del>5</del>	63
	2330		0.0	0.6	.23
			00	01	31
	2329 2154			04	80
			- 00	03	20
	2155		00	05	95
	2156		/ 00	0.2	38
	2158		00	00	49
	2143		00	02.	00
	2142		00	05	12
	2139		00	28	52
	2138		.00	05	96
	2137		90	08	86
	2117		00	00 >	Q5
	2118	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	00	01	
	2119		00	03	31
	2129		00	02	98
	2123		00	06	60
	2127		00	00	33

		DIA: JANUARY 15, 2011/PAU	1734	12.		II—Sec
	A Line Control	2224	<u> </u>	3	1 4	5
The state of the s		2334		00	0.1	56
	The state of the s	2125		00	00	10
		2124		<b>6</b> 0	02	59
4		2122		00	04	88
பிருந்தி இதி நேர் நாத்தி சி.குத்தை		2338	•	00	06	99
		2367		00	04	46
		2337	-	00	00	. 10
		2366		00	01	79
		2309		00	00	53
- プリー (数 4. かか) 1991 - <b>***ル</b> カ	Colombia (1945) (1945) (1945) Colombia (1945)	2061	. '	00	01	73
		2241	•	00	01	86
		2242	•	00	00	10
	Control of the Contro	2067		00	00	10
		2240		00	01	64
		2068		00	04	26
		2070		0Ó	02	02
		935		00	02	93
		888		00	00	90
		887		00	05	94
	A STATE OF THE STA	886		00	00	97
	<b>经验证</b>	885		00	12	- 11
		883		00	00	66
	<b>为</b> 经现在分词	889		00	00	30
		890	•	00	05	23
		882		00	01	12
		881		00	01	71
		880		00	02	33
		879		00	02	19
		878		00	00	37
		877		00	04	34
		876	,	00	03	55
		875	,	00	03	09
$N_{ij} = \{ \{ e_i, e_j \}_{j \in I} \}$		874		00	03	00
		873		00	02	35
		870		Ó0	02	12
		869		00 ,	01	46
		868		00	02	75
		865		00	00	79
		864		00	00	54
		862		00	00	48
		860		00	00	10

िनान (१—केन्स्ट २५३) । भारत	H 6443	4	15, 2	OLIVER X3	1747			100
1	1		(1) Sec. 1	<b>3</b> (1) (1)		13		
17) नेनग्रसहर	95					60	.00	
	92		. Y	, <b>, ,</b>	1.70	00	95	11
	94	]				99	0.5	80
	91		· ·	أ أر		90	03	34
- · · · · · · · · · · · · · · · · · · ·	90		<u> </u>			00 00	05	62
	789	. د شد د د از و	<sup>1</sup>		1945 Mar	00	03	38 -
	88		¥	4.		00	00	21
	33		2. . 1		•	00	02	37
The second secon	32		*			00	00	10
$\mathcal{N}_{\mathcal{N}} = \{ (\mathbf{v}_{\mathcal{N}} + \mathbf{v}_{\mathcal{N}}) \mid \mathbf{v}_{\mathcal{N}} = \mathbf{v}_{\mathcal{N}} \} $	29					00	11	28
	25				ا المساور		00	49
			•.		\$ 15°	00		
	28		; ·		,	00	03	
	27	•	ं न		· ',	.00	. 03	0.0
	391				, 4. j.	00	03	72
	2,6		. /			00	02	, 42
	343	,	£			00	05	20
	40			4.5	11.	0.0	0.2	69
	42			1. July 18		00	00	86
	43	×				00	01	36
	18					00	00	82
	45					.00	01	24
	44					CØ	0.4	57
	47					00	03	99
	46					00	01	31
	48			794 (181 - 1 -4		00	01	87
	49			7 %,1		00	05	29 -
	53	3 L				60	0.2	86
	14	!			*	00	04	82
	55		Sa 🔭			00	00	29
	56				1	00	00	84
	13			13 to 14		00	02	50
	3				 	80	07	03
	2		111			00	.06	49
18) seiter			<del>(                                    </del>					
18) क्लिसी	200				e i de la companya di serie de la companya di serie de la companya di serie de la companya di serie de la comp La companya di serie de la companya di serie de la companya di serie de la companya di serie de la companya di	0.0	19	56
	193		) 15. •			00	02	15
	194			ing says i	$\mathcal{J}^{k} = 0$	00	<b>Q3</b>	75
	197			V-1		00	00	74
	195				•	. 00	0.2	03
	196		5.5			00	01	•7
	191	ا ا -				00	0.1	44
	174	8				00	00	77
			1	* * * * * * * * * * * * * * * * * * *			- (*	* * * * * * * * * * * * * * * * * * *

[ भाग []—खण्ड 3(ii)]	। सञ्जयत्र : ज	यम् ।	3, 2011/4	14 25, 1932	A 25 2015		
1	(:-		2		- 3	J. 4	3 "
19) कुसनापारा (निर्देतर)	983				00	03	04
. Sastain brine)	982	•	1		00	02	65
	981				00	03	24
					00	114	97
	990				00	04	91
	1078		•	इन र अ	00	01	3
	1077	1.7		and the	4 44		
	1079	1.3		Note that	-00	04	90
	1076	u I	··''.		00	01	11
	1080		,	AW ST	00	04	81
	1081				00	00	41
	1070	$\eta_1^{i_1}, \eta_2^{i_3},$			00	07	58
	1074				00	03	98
	1071				00	03	<b>.</b> 51
	1067	700			00	00	50
	1068				00	01	25
	1069	1			00	0.1	69
	1064				90	00	54
하는 것들이 가장 이 사람이 되었다.	1063			With the Table	00	.00	18
	1065		-	190	00	06	14
	1066				00	00	10
	1001	9 F			00	00	93
	1001				00	02	98
			٠.		00	0.2	11
	1003		1 3 4		00	00	. 93
	1004	4	· ; · · · .				62
	1005				00	01	31
	1006				00	01	15
	1007	1 7	gerin er <u>.</u>	$\mathscr{L}$	00	01	86
	1008				/ 0,0	01	74
	1009	F. 1			00	01	86
	1013	1	1.		00	00	47
	10.11				00	00	74
	1012		· · · · ·		00	80	26
	1010	1.14			00	07	25
	934	1.3-	17		0.0	00	74
	933		1.00		00	01	04
the state of the state of the state of	503	i ji			00	00	81
	4217	1. 1.			00	00	10
	501	100			00	02	24
	502			^	00	0-4	, 37
	504	***			00	01	43
	515				00	02	86
	. DID '	1		1.1	VV	V 4	

		GAZETIE DE INDIA : JANUA		AUSA 23,	1732	[Part	II—Sec. 3
19)	बुवनाचा (विसंसर)		2		3	4	5
***	Zamare früeter			_	00	00	90
		500			00	05	, 17
		517			00	00	່ 78
		498			0.0	00	. 67
*		497			00	00	89
		496			00.	00	2 <b>99</b>
		499		-	00	03	85
	9	494	•	-	00	01	51
		492			00	01	33
		495		•	00	02	31
		491			00	00	75
- 1		477			00	00	
		478			ÓO		10
·		482			00	02	78
	- E 3	47.9		* "2"		02	94
		480			00	02.	59
		481		;	00	03	00
	144	529		-	00	00	95
	*	173			00 、	07 、	66
		172			00	00	86
-		169	•	*	00	00	10
					00	00 .	46
. 7.	]	168			00	01	18
	1. 1. 1.	174			0.0	05	93
		166	•		00	04	28.
٠,	,	167		-	, 00	04	00
		165	•		00	00	90
•		163	:		00	00	10
		182			0.0	00	92
	in a	149			00	06	08
	-	161		•	00	00	42
٠,		180			QO	00	33
		167			00	00	51
V		156		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00	00	41
		148.			00	00	10
		150			00	03	74
		132		1	00		
		131		•-	00	00	10
		155				00	35
		154			00	00	21
		151			00.	00	10
		130	•		00	02	64
· .	Y 3				_00	00	53

	2	3	4	5
19) अनुसनापारा (निरंतर)	129	00	00	91
	152	●0	03	07
	128	00	01	13
	127	00	01	14
	125	bo	01	93
	124	00	04	57
	122	00	28	62
	126	00	06	15
. •	121	0.0	00	10
	120	00	14	89
	85	00	00	61
	4208	00	00	50
	119	.00	08	05
	118	00	05	67
	111	00	00	21
	117	00	06	97
	112	00	02	95
	113	00	07	12
	114	00	02	52
·	178	00	03	30
	4129	00	06	81
-	220	00	06	70
	219	00	04	05
	213	. 00	/00	09
	216	00	00	62
	217	00	00 .	68
	218	00	00	81
	225	00	02	08
	4072	00	02	53
	4180	00	05	71
	4073	00	05	97
मंडल/ तेहसिल/ तालुक अकोराय	जिला क्ष्माजपुर	राज्य ३औ	A11-1-1-1-1-1	
1) सेलपटमामपुर	2783	00	03	78
	2282	01	07	02
•	2833	00	04	36
	2835	00	00	63
	2444	0.0	02	11
. •	2306	00	00	52
	2307	.00	11	06
•	2319	00	00	13
	2308	00	00	71
	2309	00	01	34

1		2	3	4	5
l) सेलप्टमानुर (पिरंतर)	2310		00	06	85
	2305		00	05	37
*	2304		00	01 '	03
	2266		00	16	17
	2299		00	03	67
production of the second	2263		00	14	51
	2271		00	06	23
	2272		00	01	36
	2274		00	04	65
	2273		00	04	35
	2279		00	03	61
	2280	•	00	03	64
	2284		00	03	43
	2283	•	00	02	65
	428	•	00	01	35
	425	•	00	00	25
	429		00	02	06
	430	,	00	04	59
	405		00	02	.76
	407		00	00	30
	406		00	01	77
	403		00	00	10
	404		00	04	70
	. 387		00	00	13
	388		00	03	01
	390		. 00	01	14
1-18	389		00	01	78
	384		00	01	89
	391	•	00	02	68
	392		-00	02	04
	393	`	00	05	. 78
	383		00	00	10
	351		00	00	10
	352		00	03	57
	354		00	01	79
Professional Control	<b>3</b> 53	•	00	02	23
	<b>35</b> 5		00	00	21
	333	•	00	06	05
	334		00	07	01
	335	•	00	01	45
· · · · · · · · · · · · · · · · · · ·	320	•	00	00	69

ı	2	3		. 5
1) सेम्बर्यकानपुर (निरंतर)	331	00	. 07	66
	330	00	04	. 24
	329	00	00	17
	517	. 00	09	36
	518	. 00	06	73
	560	00	07	21
	559	00	04	02
	558	00.	03	39
	565	00	06	:37
·	566	00.	07	29
	586	00	06	33
	589	00	04	02
	591	00	01	14
	590 ·	00	.60	78
	598	00	01	75
	597	00	0.7	40
	596	00	05	81
•	619	100	0.6	94
	618	00	07	78
	611	00	00	10
	सर्वे सं 611 और 616 के बीच में	00	.00	10
	616	00	00	91
	617	0.0	04	59
	615	00	00	10
· · ·	सर्वे सं 615 और 651 के बीच में	00	00	86
	651	00	00	49
	650	00	01	. 18
	645	00	03	40
	647	00	00	10
	648	0.0	01	65
	649	00	00	97
· · · · · · · · · · · · · · · · · · ·	652	0.0	01	32
	910	0.0	00	99
	653	00	04	19
	909	0.0	0.2	16
	898	00	02	61
	654	00	00	66
	671	00	01	2.5
	908	00	02	98
	890	00	10	88
•	900	00	00	66

560	THE GAZETTE	OF INDIA : JANU	JARY 15, 2011/PAUSA	25, 1932	[Part	II—Sec. 3(ii)
	1		2	3	4	5
	) केलपटमानपुर (निरंतर)	2827		00	04	89
		901		00	0.0	10
		902	·	00	00	81
		903	· ·	00	00	10
		895		00	80	· 19
		893		00	04	69
		892		00	09	65
		887		00	03	58
		885		00	05	78
		883		00 .	02	92
`		884	1	00	00	91
		861	•	00	0.5	28
		860		00	01	21
		857	•	00	00	25
		853	•	00	28	82
		836		00	00	10
٠.		838		00	01	01
		851		0.0	12	48
		852		00	27	82
. •		1612		00	01	34
		1146		00	01	44
		1150		00	01	05
		1151		00	02	13
		1149		00	04	35
		1148		00	05	46
		1165		00	01	26
		1164	•	00	11	14
		1163	• •	00	06	95
		1196	•	00	02	01
		1197	•	00	04	73
		1198		00	03.	61
		1200		00	02	23
2) :	गरमन्त्रवार	432		00	01	22
		433	:	00	07	67
		434	•	00	10	42
	granda in terretario de la Maria de Ma	436	•	00	13	82
		438		00	00	10
		437		00	02	04
		442	•	00	11	03
	(°	443		00	02	76
		444		00	06	65

[ माग ][—खण्ड 3(ii)] भारत	का राजपत्र : जनवरा 15, 2011/पाप 25, 19			
1	2	3	4	5
2) ब्राह्मनाबार (निरंतर)	479	ďo	00	19
	445	•0	22	88
·	448	•0	06	99
	376	00	02	10
• • • • • • • • • • • • • • • • • • •	450	00	05	60
	449	00	00	57 ··
	451	00	03	84
	456	00	, 11	34
	467	00	04	17
	466	00	03	. 77
•	465	00	02	87
· · · · · · · · · · · · · · · · · · ·	468	00	00	31
	469	00	01	45
•	470	00	12	71
	518	00	00	10
	471	00	03	05
	472	QO	10	50
	315	00	01	48
. *	314	00	06	56
	311	00	03	88
	313	00	05	31
	312	00	01	57
	310	00	0.1	42
	308	00	01	58
	302	00	03	12
	303	00	07	73
	305	60	00	10
	304	00	01	17
	301	00	04	79
	166	00	03	92
	165	. 00	04	47
	168	00	01	80
	164	00	01	84
	162	00	00	53
	161	00	01	47
	167	00	02	02
	146	00	1.1	76
	159	00	00	84
	160	00	- 01	09
	158	00	01	25
	100	• •		

***************************************				
1	2	3	4	5
) ब्राह्मनाच्चर (निरंतर)	154	00	00	54
	147	ØO	05	41
	134	00	01	96
	148	00	02	10
	133	00	02	07
	131	00	00	36
	149	00	00	10
	130	00	01	37
	132	00	02	90
	121	00	10	70
	110	00	00	80
	620	00	10	08
	119	00	03	51
	118	.00	10	09
	116	00	00	32

फा सं. एल.-14014/112/2010-**जी**.पी.]

के के शर्मा, अवर सचिव

## New Delhi, the 11th January, 2011

S.O. 166.—Whereas it appears to Government of India that it is necessary in public interest that for transportation of natural gas from onshore terminal at East coast of Andhra Pradesh of M/s Reliance Industries Limited to consumers in various parts of the country, Kakinada - Basudebpur - Howrah pipeline should be laid by M/s Relogistics Infrastructure Limited:

And whereas, it appears to Government of India that for the purpose of laying such pipeline, it is necessary to acquire the Right of User in land under which the said pipeline is proposed to be laid and which are described in the Schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), Government of India hereby declares its intention to acquire the Right of User therein;

Any person interested in the land described in the said Schedule may, within twenty-one days from the date on which the copies of the notification as published in the Gazette of India under sub-section (1) of Section 3 of the said Act, are made available to the general public, object in writing to the acquisition of the Right of User therein for laying the pipeline under the land to Shri Bhaskar Tripathy, Competent Authority, Relogistics Infrastructure Limited, 1st Floor, Fortune Tower, Chandrasekharpur, Bhubaneswar - 751023, Orissa State.

## Schedule

Mandal/Tohell/Taluk:Dharmesala	District:Jejapur	· State;Orisea				
Village	Survey No./Sub-Division	Area to	be acquire	d for		
		Hec	Are	C-Are		
1 ,	2	3	4	5		
1) Dankari	546	00	15	28		
	684	00	24	66		
·	554	00	16	94.		
e.	687	00	12	92		
	401	00	25	10		
	892	00	00	-15		
	402	00	06	84		
•	403	00	13	12		
	893	00	07	30		
	466	00	16	06		
	487	00	00	40		
	456/894	00	16	75		
	467	00	01	22		
	463	00	90	10		
	462	00	23	. 40		
	457	00	02	53		
	460	00	22	15		
	458	00 -	.02	83		
	,459	00	03	10		
	454	. 00	00	68		
	765	00	05	59		
	137	00	. 05	18		
	134	00.	01	57		
	136	. 00	03	75		
	138	00	18	15		
	139	00	02	65		
	142	00	03	65		
	141	00	- 01	28		
	145	00	02	24		
	143	00	18	05		
	144	00	00	27		
•	667	00	00	27 50		
	669	00	03	67		
	148	00	01	44		
	668	00	07	79		
	151	. 00	11	41		
	150	00	04	22		

			[Fait II—Sec. 3(II)		
Ļ	Parlos (Carth	2	3	4	5
1)	Dankari (Contd)	152	.00	02	30
	1.1	153	00	06	19
		83	00	11	99
		154	00	19	52
		155	~ 00	06	30
		80	00	00	71
		. 71	00	26	. 38
		885	00	06	47
		72	00	00	10
		646	00	. 03	77
		70	00	09	75
		647	00	13	17
		64	00	17	39
		63	: 00	14	76
		645	00	01	•
		639	. 00	09	58 *
		896	00		94
		644	00	03	10
		638	. 00	04	50
		In bet suy no. 638 & 637	•	13	95
		637	. 00	02	19
		58	00	00	46
		56	00	02	18
		57	00	06	19
		55	00	05	02
		623	00	00	13
		622	00	01	15
			00	00	62
		804	.00	08	45
		624	00 .	06	82
		621	.00	08	47
		49	00	08	32
		759	00	11	44
		758	00	11	. 15
		.757	` 00	17	22
		41	00	00	10
		38	00	04	38
		35	00	28	39
		796	00	00	. 22
2)	Gobareswar	565	. 00	02	20
		` <b>575</b>	00	03	46
		576	00	00	84

. 4

[भग [[—खण्ड ३(🏋]	भारत का राजक	: बलवरी 14,	01)/ <b>dm</b> 25, 1992	DANAGE PROGRAMME VIEW OF THE PROGRAMME OF THE PERSON OF TH		
1						9
2) Gobereswar (Contd)	574			-60		
	, 567			00 00 00 05		
	573			. 00 00		
	577	Y		00 00		
	578			.00 00		
	579 572			60 02		100
	571			90 90		
	360					
	559			NO 04		7.5
	580			00 (0)		
	925					
	558			60 6		
	581			00 9		
	5\$7			. 90 0 00 W		
	556 547			60 0		
	545			~00 · 6		\$
	546			OD 9		
	544			70 0	<b>1</b> 0 <b>3</b> 1 <b>3</b> 1 <b>3</b> 1 <b>3</b> 1 <b>3</b> 1 <b>3</b> 1 <b>3</b> 1 <b>3</b> 1	5
	543			. 00		*
	542			00 0		
	539			80 0	r e e 🎉	
***	928					
	538					
	536				6 (0) 0 (0)	
	537					10
	593 603			00	a 44	
	346				4 60	
	317					ž
	328			. 00	N 72	
				80 80 80		
	326 327			60		* 1
	325			<b>40</b>		
	32. 32.	¥ * 4	机对应区	<b>00</b>	71 11 7 10 71	
	.32/ 33(			09 09 08	11 79 13 71 14 12	
			1000 / 20			1
3) Berada	71:	5		.00		
	71	7		00 90		
	149	97				7.

66 THE GAZETTE OF IT	VDIA : JAN	UARY 15, 2011/PAU	SA 25 1	932		. ND	not II Con
		- 2		3	7	4	nrt II—Sec
Survide (Coast)	1480			00		04	92
	750			00		09	54
	751			- 00		03	26
	799			00		20	30
	800			00		05	47
	805			00		10	
	803			00		03	18
	790			00		~	34
	789		•			26	58
医神经系统 化的电子	869			00		09	78
	870	*		00	•	01	40
	872	• •		00		12.5	29
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	903			00		07	95
	904			00	_	12	04
	.905			00.		01	35
		.•		00		13	23
	906	· · · · · · · · · · · · · · · · · · ·		00		03	67
	907			. 00 .		01	76
	943			00		00	10
	942	•		00.	(	02	84
	941	• . •		00	1	03	43
	925	•		00		01	85
	940			00		05	35
	926			00		10	. 83
	933		,	00		11	34
	932	45 J. V. Land		00		26	80
	931	•		00		)1 .	33
	1003	•	•	00		01	98
	1077			00		12	13
	1078	•		00		4.	13
	1079	•		00		0	
	1096		:	00			95
是在自己的特殊的基础的	1094	•	•			8	40
	1095			00		7	93
	242		`	00		4	. ₁38′
				00	. 0	7	21
	243			00		0	89
	244		. *	00	1.	2 .	33
	248			00	0	0 .	17.
	245	; '-	•	.00	. 0.	2	93
The second secon	264		· . [	00	0		25
	246 263	-		00	1		80 -

.,

· 4 · 4 · .

ाग II— <b>वाण्ड</b> 3(शं)]	गरा का एव	पत्र । यनवरी	15, 2011 W 25.	1932		
1						
) Jamujhari (Conid)		62		00		33 · .
		66		00 🗸 🔻		60 82. ⁻``
		61 - 69		- 09		35
		70		00	, oi	20
	2	60		00		29
		59		00		00
		257		00 00	96	10 24
		277 278		90	01	11
		279		90	02	
		276		.00	03	33
		290		00	. 14	28
		223		00	01	21 91
		281		00	02 01	15
		371 370		60	03	67
		284		00	00	ii .
		282		00	84	
		309		<b>60</b>	80	79
		310	· 14	60	06	<b>68</b>
	• •	311		90	12 01	39
		35 <b>5</b> 312		00	006	10
		324: · ·		.00 -	00	27
		325		. 00	<b>06</b>	.37
		327		.00	00	20
		328	1	00	00 07	10
		326		00	60	15
		332 330	1000 (1000)	00	93	51 10
		329		60	60	10
		331	7 40 21 34	00	95	- 55
		319			03	57
		335	1	60	<b>07</b>	76
and the second s		318	The second	00 00	62	35 - <b>76</b>
		336		90	02	
		337 340	Police Mi	00	01	43 33
	The second second	339		•	02	64
	$G_{-}$ .	338		-00	94	39

THE	ENTERIE OF IM	DIA: JANUARY 15, 2011/PAUSA 25, 1	932	Part II—Sec.			
		2	3	4' 5			
The same of the same of		449	00	08 28			
		450	00	06 72			
		451	- 00	01 78			
		<u>\ 452</u>	00	01 23			
Regulation		bet VB & suy no. 905	00	02 33			
		905	00	00 11			
		906	00	00 89			
		.908	00	05 87			
		<b>1191</b>	00	03 <b>-09</b>			
	経済的語うから	1434	00	18 16			
		1447	00	03 03			
		1446	00	01 95			
		1445	00	01 74			
		1449	00 •	06 . 03			
		1448	00	01 41			
		1462	00	03 17			
		1463	00	00 10			
		1461	00	12 65			
		1458	00 %	03 88			
		1459	00	05 17			
		1460	00	02 93			
		1455	00	04 07			
		1454	00	02 43			
		1484	00	01 57			
		1485	00	01 79			
		1430	00	01 36			
		150/1397	00	00 56			
		151/1398	00	15 00			
		157/1405	00	05 76			
ાં કર્યું. અને કે જિલ્લા કોરોના કોર્યું. ત્રાંત્ર જ્યારા કોર્યું કર્યો કે જેવા કર્યો છે.		156/1404	00	11 25			
		154/1401	00	00 22			
		1403	00	03 54			
		155/1402	00	05 79			
		161/1409	00	01 94			
		162/1410	90	13 31			
		134/1380	00	04 91			
	龙沙	163/1411	. 00	00 21			
	行の構造した。こ	1340	00	03 40			
		1341	00	00 14			
		1249	00	03 77			
	S. A. S. Care	1252	00	01 35			

[भा <del>ग ([—खेख</del> 3(ii)]	मार्था का इ	PRO : 15	4 16, 2011/	<b>35, 193</b>			
					ME AND A		F. 45 97 37.
5) Ragactipasi (Cont.)		1250				<b>9</b>	10
		1244 1243			06	<b>107</b>	74 90
		1242			00	02	26
		1241 -1240	7		00 00	04 00	
6) Purunia		27/55 26/54			00	07	
		9/27			90	00	<b>u</b>
		15/33			60 00		
	-	10/28			.00	95	
7) Krushanapasi		65/20 <b>8</b> 209			00 00		
-		210 107/368	1		00 00		13 19
		374			00	01	8
		373 - 3 372			60		56 10
		108/369 109/370			00 ***		n n
		110/371 363			00	032	12
		422			00		72 10
		423 361			00 00		
		105/356	See a see a see a see a see a see a see a see a see a see a see a see a see a see a see a see a see a see a se		<b>00</b>	62	
	· · · · · · · · · · · · · · · · · · ·	357 106/359			00 00	01 00 00	
703		358 355			90	90 90	
		121/424 354			00	02 02	
		104/352			90	00 00	7
		353 343			00 00	00 00	
		342 122/425	A de		00	01	
	1. (2) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	132/438			00 60 00	01 91 02 01	
<u> </u>		123/426	1			<b>81</b>	4.

570	THE GAZETTE OF BUDIA : JANUARY 15, 2011/PAUSA	25, 1932	[Part II—Sel. 3(ii)]			
		3	4	5		
THE REAL PROPERTY.	12/427	00	01	36		
	131/436	00	00	42		
- 10,11	125/428	00	01	84 -		
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	- 00	00	24		
•	127/430	00	01	1 <b>53</b>		
	126/429	00 .	00	. 99		
	128/432 -	00	06.	01		
	431 A	00	00 -	10		
	29/433	00	. 00	22		
	95/325	00	. 01	99		
	94/324	.00	08	96		
	144/520	00	06	13		
	\$21	00	00	90		
	2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	00	00	51		
	98/322	00	02	92		
	323	00	01 .	62		
	145/523	00	07	10		
	526	00	. 00.	83		
	■ 1 1 1 2 2 3 3 4 4 5 7 4 25 4 25 1 4 2 3 3 4 4 4 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	. 90	00	11		
	32.0 52.7	00	04.	61		
	■ こうこうこう はいこう はいこう はいまま (**) はいます (**) は	00	00	10		
	336 · · · · · · · · · · · · · · · · · ·	, 00	. 00	10		
	535		00	20		
	92/319	00 00	00	17		
	318					
-	317	00	00	88		
	528	00	00	. 99		
		00	00	10		
	530	00	01	05		
Ţ,	<b>147/529</b>	00	03	94		
	316 m	00	00	10		
	<b>531</b>	00	00	28		
		ÒÔ	.00	37		
	622	00	01	07		
	152/628	, 00	02	18		
17-	151/627	00	02	76		
	623	00	06	69		
	620	00	02	38		
	615	00	06	76		
	150/626	00	00	15		
	624	00	01	27		
· ·	625	. 00	00 -	64		
	and the state of t					

The first of the f

[w/[-wx3(i)]		15 (00)   44 25 14		
7) Kestengel (Osta)	514 613	4	<b>6</b> 34	
	651 648		00 07 00 02 00 01	67 15 19
	649 650		00 02 00 10	21 75
	652 653 654		00 01 00 01	
	655 656		00 (B)	<b>.</b>
8) Thiskura	481 481		00 06 00 01 00 06	<b>6</b> <b>6</b>
9) Madhupurpet	112 in		09 25 67 62	20
	110 108 107		00 03 00 03	<b>4</b>
	106 105		00 03 06 03 - 00 62	08 27 78
	104 103 147		60 03 00 03 00 65	
	148 449		00 05 - 06 04	36
	6/150 14/266		00 15: 00 05	32
	267 275- 13/265		00 00 00 00	44
	276 264 263		06 62 00 01	25
	263 249 250		00 63 06 00 06 00 00 02	1) 25 80 77 17 98 99
	250 258 257 255 256 10/252	115 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	00 04	32
	256 10/252		00 00 00 01 00 00	

		4 / 4		2			3	4	5.
Mo	Insperies (Count)		.11/253			.5	00	93	.47
			227				00	05	00
			483		. ~		.00	- 06	19 .
			484				.00	01	- 57
<u>'</u> '			485		٠,	. •	00	. 01	52
<u> </u>			486		•	. •	.00	00	51
			17/482	•			00	00	. 10
.			488	. `			<b>0Q</b>	02	35
			489				00	00	25
.			492				00	.03	50
			18/491			•	00	.00	10 🖚
			. 487				00	04	20
			224	,	•	\ <u>-</u>	00	00	10
			493	•	•		00	- 02	49
			494	•	٠.		00	01	8.8
	The state of the s	MONTH!	19/495				00	0.5	22
14			499	· . : .		-	00	00	10
		意味された	20/496				00	10	55
.			21/497	. :	•		00	01	32
: [			498				00	05	08
			501				00	03	10
			22/502		•		.00	00 .	76,
			67/591				Ó0	01	75
		3.4	. 592		,		00	00	10
			64/590				00	21	96
			63/588				00 `	07	49
١.			586	-			00	02	39
		i kasa	585			,	00	03	19
ľ			556	<u>`</u>		*	00	00	45
		a r	555	:	•		00	01	37
			554				00	01	74
			553				00	- 01	75
			519		` '	•	00	01	75 - 38
			43/556		:	٠.	00	05	67
?*	and the second second		523				00 -	04	78
			524		•		00	03	36
			42/548			•	-00	02	92
			32/528		· ·		00	. 06	70
				•		٠.	00	00	13
: }			526 527	•			00	00	31
- 1			529	** *	• :		00	01	29

[भाग]		पत क							Total Section of the
	1			2		1	<b>5</b>	•	
9) N	fadhupurpet (Contd)		530		4		60	<b>W</b>	. <b>39</b> - 16 - 16 - 1
			41/545	, •			00,	00	74
		•	40/544			1 -	06	01	70
			531	13 G 13 G		and the second	00	03	13
			33/532	. 11		8 \$	<b>0</b> 0	98	្
			34/535	1			00	03 T	09
16		. *	534				<b>00</b>	00	97
			722	1 1		e will jill	80	01	03
			723	ï			90 🖈	<b>60</b> 0	11
	<u>.</u>		533				00	01	#
10)	Gengutia	_ 1	1081			خنصص	ÓŌ		10
10)	Cenguin		1085				00	00	32 <sub>₹</sub>
	<del></del>		1086	7 . Y	,		00	02	51
1			1087		the second second	7.7	ON .	95	
	4	•	1088		A Company		00	03	76 29
			1089			a de la Carta	<b>w</b>	<b>6</b> 1	94
		•				7. B	^^		19
	· · · · · · · · · · · · · · · · · · ·		1084 1090				00	00 00	
			5 5 5 5	. ***			00 00	1 1 1	60
			1094		₩		00	<b>90</b>	15
			1095		· ^ · ·		00	02	41
		,1	1093	.   .			00	09	26
	•		1099				<b>80</b>	16	33
			1100	: :	and the second		00	15	23-
		•	1101		100		00	95	. 86
			1102				00	02	42
	*		1104	. :		2	00	07	<b>O</b> ∳
		,	1103		to the second		oc oc	01 -	10
		:	1105					63	22
			1106				00	<b>99</b>	64
			1113	1 · 1 · 1	•	£1 -	<b>00</b> )	11	921 49
			1114	٠.	<b>≰</b> 1	2103	•	94	*
			1115				00	00	10
			1123			-	00		17.
			1237	1		. ' :	<b>60</b> *	07 00 01	<b>1</b> 5
			1122				90	01	<b>50</b>
			1120	1.1		٠.	00	05	25
		ς .	1121		$V_{ij} = \{i,j,k\}$	7	00 *	92	14
		100	1240				68	92 03	79
	$\mathcal{L}_{\mathcal{L}}$		1119				60	02	17
			1269				00	02	98
•		· .	1311				<b>8</b> 0	01	10

574		THE GAZETTE OF INDIA: JANUARY 15, 2011/PAUSA 2					[Part II—Sec. 3(ii)		
				2		3	4	5	
10) 9	cergrain (Cardel)		1310			00	01	74	
			1270			00	01	48	
		- 12	, 1271		ж	· 00	01	12	
:			1274			00	01	00	
İ		스크 선생님이	1272	to the second		00	03	27 -	
			1309			00	04	07	
- (			1273	· 4		00	01	02	
.*	30 2 (2)		1302			00	02	, <b>7</b> 6	
	2	V * 5 5 5	1301			. 00	03	07`	
	and disk of the state of the s	A STATE OF THE STA	1298			-00	02	68	
1	Eine Control		1299			00	02	40	
			1297			00	. 04	32	
- <b>*</b>			1296			00	13	47	
٠			1295		2 .	00	05	76	
			1294			00	02	33	
	<b>.</b>		1290			00, 2	00	21	
			1291		,	00	00	10	
			<b>7</b> 1293	***		00 ,	05	47.	
		1 1 1 60	1292			00	01	00	
		1.547	1361	•		00	01	56	
	A Company	500	1362	<u></u>	,	00	00	75	
11)	Antia		2051			00	00	49	
•			2052	• *		00	02	81	
	ابرا		2056	•		00	04	76	
		inga takalan s	2057	*		00	02	34	
		· 新元	2055			00	01	70	
			2054			00	• 01	06	
			2058			00	04	65	
- 1			2323		•	00	01	72	
			2324			00	01	78	
			2322			00	03	58	
·			2325	•		60	01	13	
'	4	A Property of	2321		ı	00	04	99	
			2300		1	00	00	12	
		100	2312			00	03	11	
		My I	2311		٠.	00	00	60	
	Land Control	The State of the S	2313			00	06	74	
		<i>.</i>	2314	* "		00	05	02	
		The Same State of the Same	2315	•		00	00	10	
,									
	**************************************	1. 人名特洛克	2309	, , , , , , , , , , , , , , , , , , , ,		00	00	83	

भारत का तक्या : सनवर्त ५५ 2011/पीन ३६, 1982

1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		2		<b>3</b> 1		3	
Antia (Costd)	2310	A 100 25		90	06		10 A 10
	2304			<b>00</b>	62	91	: ; ;
	2266			00/	01	83	-
en en en en en en en en en en en en en e	2306		77	99	00	44	
•	2305		•	- 00	03	04	
	2265			06	03	39	
	2264	ar sa	1 <del>- </del>	00	2 00	67	2 .
2) Srichandanpur	32/107		· · · · · · · · · · · · · · · · · · ·	00	- 80	23	
2) Srichandaripur	31/106			90	16	84	
	30/105		Ž.		62		eg - e .
	29/104			00 00		25°	100
			•	00	05 09	4 <b>6</b> 97	1.5
	28/103 102			60	01 01	19	
	99	1		00	00	18	
. <b>r</b>			18 m	- 1 ×		66	
	96 97			00 °	01	79	100
			i y + d∳y	90	00	23	
	18/86			'00	00	22 19	
	27/95	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		00	06		
	20/88			60	61	18	
	19/87			60	JH.		
	8/54		7.	00	82	97	: •
No. of the second secon	97/53			00	13	.14	
3) Kharilo	118/247			. 90	Ò1	69	٧,
	110/239	1		98	09	03	, ·\$.
	111/240	usi 🐔 u 🦥		06	00	18	1 9 
	238			- 80	29	37	<u>()</u>
	97/224			00	01	93	
	225		•	. 00	01	73	
	96/223			00	03	66	ا درخت
	89/216			00	00	10	1 10
	88/215			00	07	94	
	84/211			1200	07	. 74	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
	85/212			00	00	34	· ;;
	83/210			00	14	94	
	81/208			00 00	₹00	14	y
	80/207	Several Control of the Control of th	er de la grande de la grande de la grande de la grande de la grande de la grande de la grande de la grande de La grande de la grande de	00	06	<b>Q3</b>	wayeren na
· · · · · · · · · · · · · · · · · · ·	79/206			00	. 00	94	
	196			60	Ol	- 63	- /-
	162/301		, V .	09	00	94	
	163/305	Soft of the State		09	13	83	
and the contract of the contra							

-	ь.
24	
•	- 7

## THE OF THE OF INDIA : JANUARY 15, 2011/PAUSA 25, 1932

[Part II-Sec. 3(ii)]

The state of the s	2	3	4 -	5
3) Kharlo (Cant)	303	00	- 01 -	83
	195	00	05	82
	72/193	00	00	· io
	192	00	06	48
	306	00	16	41
	71/191	00	00	90
A CONTRACTOR OF THE CONTRACTOR	65/309	00	05	56
	65/175	00	01	10
	310	. 00	. 07	- 90
	311	00	02	90
	312	00	10	33
一 フィム 主義を 最後を 強化	313	00	<b>6</b>	79
	314	00	04	79
	353	00	• 01	78
	367	00	02	72
	354	00	04	23
	355	00	00	27
	366	00	10	13
	370	00	00	10
	371	00	01	17
	372	00	02	10
	373	00	02	. 88
	374	00	.00	27
	392	00	07	56
	391	90		
	365	00	00	10.
	364			42
	393	00 .	00	10
	390 ,	00	06	89
		00	01	14
	389	00	04	95
	409	00	50	73
	413	00	59	20
14 Kupiri	2	< 00 ⋅	13	59
	1	00	90	62
	5	00	25	57
15 Sulta	2606	00	.14	.14
	85	00	64	20
· 一大多数的数数数数	337.	00	05	92
	338	00	. 12	68
	339	00	00	10
		UV	-	10

.00

- 46

1	8 THE	and the same of th					
1		N. C. C. C. C. C. C. C. C. C. C. C. C. C.	2	3		4	. 3
1	Sulin (Contd)	では、 100mm	507	00		00	14
			2887	. 00		02	. 56
Ì			2886	00		01	60
l		等数据的数据。	524	00		. 00	11
١			523	00		01	47
l	$\frac{1}{2} = \frac{1}{2} \frac{N_{\rm e} N_{\rm e}^{3}}{N_{\rm e}^{3}} \frac{N_{\rm e}^{3}}{N_{\rm e}^{3}} $		510	00		04	45
ļ			518	00		01	45
l			519	00	·-	o ot	37
l			522	00	•	00	33
l			520	00		01	73
ļ			521	00		01	34
l			.517	00		00	73
			2795	00		02	. 60
I			528	00		00	98
l		Ø · · ·	529	00		00	83
l			530	00		01	00
l			531	00		00	57
١			532	00		90	10
l			533				37
l			534	00		04	
l			839	00		05	73
l			838	. 00		00	31
ľ			837	00		00	56
I		Section 1	2711	00		00	91
ļ				00		01	42
l		Water State of	536	00		00	. 74
l			535	00		01	25
l			537	00		0j.	66
ŀ			836	00		0,3	65
l			835	00		00	* 15
l			819	00		03	47
l		深致 有一种有一	820	00	٠.	06:	46
l			.821	00		01	38
١			822	00	•	00	10
ĺ	7.3		817	- 00	:	09 .	84
١			824	00		02	42
۱		1.3 A. 1.3 A. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	815	00		01	06
١			<b>\$09</b>	00		01	27
	100 HAR 120		810	00		00	77
ľ			811	00		00	94
ļ			808	00		03	91
1			825	00		00	82

ा। II — खण्ड 3(ii)]		1	वनवरी ३५,		· · · · · · · · · · · · · · · · · · ·	3	1 7	5	7
Solia (Contd)		807		•		00	. 03		
Solid (Colley)		. 806			٠	00	03		1.15
•		803	سبر . ' . ب			00	00		
		804		. )		00	00		
•		66		· · · · · · · ·		00	00		
							00		
	-	670				00			
		705				0.0	.00		
		671	م ا			00	101		
	· ·	2757				00	61		
* *	*	672	•	* • . •		00	03		
	1	805			٠	00	00		
		673			400	00	. 02		100
		676		A Comment	Estatue (group Table) e	00	00	17 13	
•	• • •	675	. ,	• • • • • •	;	00	02	24	
		674				00	04	72	
• • •		731				00	01	46	100
	in X	719	*			. 00	0.4	-	
		730			10 1	00	60		
	• .	720				00	01		
	A 100		- : : :	100		00	00		
. •		722				00	00		
		721		11. 1 ×		00	,01		- Vi-
		724					61		
The second second second second	A December 1	718	٠.			00			
	•	717	, <u>,</u>			00			
Stranger Holling Commence		716		· ·	S. E. Z	00	00		7
-		715	,			00	. 02		
		723				. 00			•
	1. 1.	725			•	00	00		
	19 VI	714	1 1 2 1 1			- 60	03		
	•	, 748.				00	Ot		
		7883	`			00	00	. 33	3
	•	749				00	04	64	•
		750	· · · ·			00		50	<b>)</b> .
		2928			•	60	0		5
	.,	. 75¥				ÖÖ	0	2	
i i i i i i i i i i i i i i i i i i i		752		1.4	, i .	00	0	l 25 l 95	5
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	697	l. ·		<u></u>	00	0	1	
	4 . *			100	, ,			3 00	
		753				00			
		760			er er er eg	00	0.		
		761		Elin en jare		00	/ (8)	) 10	
	• • • • • • • • • • • • • • • • • • • •	754	1			00	0	) 1	0

580	THE GAZETTE OF INDIA: JANU	, 1932	1932 [Part II—Sec			
		2	3	4	5	
15) Sula (Co	ntd) 757		00	01	38	
	759	•	. 00	03	59	
Fag.	998	•	. 00	01	17	
	2672		00,	00	. 10	
	758		00	01	53	
	2816	**	. 00	06	92	
	1000		00	00	14	
	100L	· ·	. 00	03	08	
	1002		. 00	05	17	
	1003		00	00	20	
	2814		00	04	13	
	2815	· · · · · · · · · · · · · · · · · · ·	00	03	08	
16) Aratia	kusunpur 1962	•	Ó0	<sup>2</sup> 00	34	
	1963		00	02	43	
· N	1964		00	00	64	
	2008		. 00	. 49	14	
	2009		00	02	78	
·	2010		z 00	01.	83	
	2011	•	00	02	40	
: _ :	2012	• •	00	01	40	
	2214		00	00	38	
	2013		00	03	16	
	2200		00	05	63	
	2153		00	06	23	
	2330		00	01	31	
	2329		00	04	80	
4 ( ) ( ) ( )	2154		00	08	20	
	2155	• • •	00	05	95	
	2156		00	02	38	
	2158		00	00	49	
- 1 / /	2143		00	02	00	
	2142		00	05	12	
	2139		00	28	52	
**	2138	*	00	05	96	
• • •	2137		00	08	80	
	2117		00	00	05	
	2118	. ,	00	01	11	
	2119		00 -	03	31	
	2129		00 -	02	98	
٠. ا	2123		00	06	60	
	2127		00	00	33	

. 1

[ भाग II—खण्ड 3(ii)]	मारत का	राजपत्र	: जनवरा	3, 2011/4HT	25, 1932		-	
1			. ,	1		3	4	3
	· · ·	2334		1 1 1/2	20 NO 30 NO	00	01	56 *
16) Aratiakusumpur (Contd)	1	2125	: *		· ·	00	00	10
	V. C.	2124				00.	02	59
and the second s		2122				00	04	88
· · · · · · · · · · · · · · · · · · ·		2338				00	06	99
		2367			. 1.	00	04	46
1	•					00	00	10
•	. \	2337		to deposit of the second	•	00	01	79
		2366				. 00	00	53
	• • • •	2309			•	00	01	73
		2061		1	* 1			<b>8</b> 6.
		2241				00	01	
		2242				00	. 60	10 /
	. •	2067		, *		00	00	10
		2240		r en en en		00	01 -	64
		2068	١.			· 00	04	26
	***	2070				-00	02	02
	•	935		1 1 1		00	02	.93
	, .	888				00	. 00	90
		887				00	05	94
	• ;	886	٠.	and the same	. :	00	00	97
	•	885		100		00	12	H
		883		: 4 _ **		00	,00	66
•		889		· · [	٠.	-00	00	30
•		890				00	05	23
		882				00	01	12
		881	•		•	00	01	71
		880				00	02	33
				•		00	02	19.
		879			٠,	00	00	37
		878				60	04	34
•	· ' • '	877			· .	. 00	03	55
		876			· · · . ·		03	09
* .		√ 875				. 00		00
•		874				00	03	
		873			* .	00	702	35
		870		:		60	02	12
	. •	869			• ,	00	01	46
•		868				90	02	75
		865				.00	00	79
		864		. #1 1.		. 00	00	54
	•	862		** *	·	00	00	48 10
	•	. 860		•	· ;	00	.00	10
			**					

. (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			De la company			امز			
( भाग 11— <b>खण्ड</b> 3(ii)	] क्यात का	रक्षक :	अनुसी 15,	nois A	H 26, 198	2		ing Maria Tagana	
	1		2				J****	T. Jan	
[8] Karanjiari (Contd)		182	<del>dia dia dia dia dia dia dia dia dia dia </del>	1	Jan Barada			10	
	·	183					98	87	37
•		188				ŧ.	60	<b>62</b>	34
•			suy no. 188	& 185		*	00	œ	70
		185					00	. 01	51
		184		r Garage	· · · · · · · · · · · · · · · · · · ·		80.	89	80
• •		180		·	.8.		00	90 .	<b>2</b> L
		In bet	suy no. 180	& 148			00	67	09
		148					<b>(80</b>	12	29
		149	:				00	06	96
		143			-		00	04	79
		138			•	1.	00	12	77
		142					80	01	12
•		141	•	•			00	04	69
		140		•	•	100	00	07	13
		139	•	4			00	04	17
•		106	1				90	12	06
		105				,	.00	- 00	31
		1653				. ,	00	63	37
-		104	Y .	<u>.</u>		-	OØ .	07	57
		103			en de la companya de la companya de la companya de la companya de la companya de la companya de la companya de La companya de la companya de la companya de la companya de la companya de la companya de la companya de la co		00	22	30
		85			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		00	Øi	
		9		1 2			00	03	88 69
	•	84				1	00	01	60
		8					00	00	10
		10	* '					84	58
		11					60 60	07	88
		7.				·	00	02	21
		12		r, i		: .	00	02	68
4		14		<b>.</b> 25	100	18	00	03.	36
	5 5			transis Salaman				44	88
		17		: .		٠.	<b>0</b> 0	02 05	29
		15	•		4. i 3	•	00	02	
·	A	16				• •			31
		19		•	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		<b>QO</b> .	91	<b>0</b> 1
19) Krushn <b>apar</b> a		968				, .	00	90	51
		965	4	i			<b>00</b>	09	10
		967		· .			00	05	12
		969		:, -	13	•	00	03	65 67
		970	Andrew Control	:5	 , L		<b>90</b>	00 01	<b>67</b>
		980		1. 2	J. P.		90		59
		966		"			00	14	33

T				7		art II—Sec. 3
ᆉ	Krushnapara (Contd)	1	2	3	5/4	5
Ί	Krishrupara (Conta)	983	•	00	03	04
ı		982	, J	00	02	65
ļ		981	• •	00	03	24
l		990		00	11	97
l.		1078		00	04	91
l		1077		- 00	01	36
l		1079		00	04	90
		1076	•	00	01	. 30 . II
	· 一点症性的 人名英格兰女子	1080		. 00	04	
		1081		00		81
		1070	w ·		00	41
ŀ		1074	•	. ,00	07	58
		1071		00	03	99
		1067		00	03	51
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1068		00	. 00	50
	医克里氏 化双氯酚基苯酚酚			00	01	25
		1069		. 00	01	69
		1064		00	00	54
		1063		00	00	18
		1065		00	06	14
		1066	•	00	00	10
		1001		00	00	53
		1002		90	02	98
		1003		00	02	11
		1004		00	00	93
		1005		00	01	82
	三、本人以为"制度"的APP的方式	1006		00	01	31
		1007	r r	00	01	
		1008	. •	00	01 3	86
		1009		00	~ 01	74
		1013		00		86
		1011			00	17
		1012		00	00	74
		1010		00	00	26 .
		934		00	07	25
		933		00	00	74
		503		00`	01	04
				00	00	81
		4217		00	00	10
ŀ		501	,	00	02	24
ŀ		502		00	04	37
l		504	•	.00	01	43
Ĺ	the state of the s	515		00	02	86

भारत का राजपत्र : जनकरी 15, 2011/भीष 25, 1932

1		2		3	4	
19) Krushnapara (Contd)	516			60	00	90
	500			-00	05	17
	517	1.		00	00	78.
• • •	498		•	00	00	
	497			00	00	89
•	496		Y	00	00	67 89 99
	499	10		00	03	85
	494	1. 3	A Commence	00	01	51
	492			, 00	01	33
	495	-		00	02	31
	491			00	00	75
	477		· /	00	00	10
	478	· . ` .		00	02	78
	482			00	02	94
	479	,		00	02	<b>59</b>
	480		• • • • • • • • • • • • • • • • • • • •	00	.03	00
	481		· 3.	. 00	00	95
	529			00	07	66
	173			00	00	86
	172	A State		00	00	10
	169			00	00	46
	168			00	01	18
	174 166	The state of		.00	0.5	93 28
	167.		• • • • • • • • • • • • • • • • • • • •	00	04	28
	165			00	04	00
	163	F 1		00	90	90
	162				00 -	10
	149			00	06	92
	161			00	00	<b>98</b> 42
	160			00	00	33
	157			00	60	51
•	156	Section 1		00	00	41
	148			00		10
	150			00	00 03 00	10 74 10 35 21
	132			00	.00	10
-	131.	· · · · · · · · · · · · · · · · · · ·	to great to find	00	00	35
	155			00	00	21
	154	$V_{ij} = V_{ij} + V_{ij}$		00	00	10
	151			00	02	64
	130			00 00	00	53

	1.00		2	3	4	5
19) Krushnapar	ra (Contd)	129		00	00	91
		152		00	03	07
		128		00	01	13
		127		00 ′	01	14
		125		00	01	93
		124		00	04	57
		122	•	00	28	62
		126		00	06	15
		121		00	00	10
		120		00	14	89
		85		00	00	61
	5 2 40 50	420	, <b>8</b>	00	00	50
		119		00	08	05
		118		00	05	67
		111		00	00	21
•		117		00	06	97
, , , , ,	1.	112		00	02	95
,		113		00	07	12',
1. 1.		114		00	02	52
		178		00	03	30
		412		. 00	06	81
1		220		00	06	70
	er grantski grant	219		00	04	. 05
		213		.00	00	09
		216	· ·	00	00	62
		217	_	00	00	• 68
		218	•		00	81
.		225		00 00	02	08
1		407		00	02	53
		418		00	05	71'
		407		00	05	97
Ha ndi	VT-ACTION:		District:Jajapur		o:Orlesa	
1) Solped	A SECRETARY	278		00	03	78
		228		01	07	02
		283		00	04	36
		283		00	00	63
		244		00	02	11
	1, 11 × 1 × 1, 2,5	230	16	00	00	52
		230	77	00	11	06
		231		00	00	13
		230		00	00	71
		230		00	Ot	34

一次の大は海野後、東京安のは、あたらは、一次、

(mili-mag(ii))	न्मस्य का	व्यक्तः ।	P148 15	2011/44-25	, 1932~	i Projekt g	43 J.	
1	7	1		2		3	1	
Solpathruhmapur (Contd)		2310				00	- 06	5
		2305	3			00	05	37
	•	2304		1		80	01	63
	Á.	2266	4 3	- 1		00	16	17
·		2299				00	<b>93</b>	67
· 1 - 1		2263				00	14	<b>5</b> 1
		2271			100	00	06	23
		2272				00	01	36
	· .	2274	1	30		• 00	04	65
	•	2273				00	04	35
•		2279	1 4	· · · ·		.00	03	61
•		22 <b>8</b> 0 22 <b>8</b> 4	1 3		. 5 %	60	03	64
		22 <b>8</b> 3	100		4.5	90	03 02	43 65
		428	1 1 1 2			90	02 01	35
		425				00	00	25 ·
		429	<u> </u>	1		00	02	06
		430	A. Car			.00	04	59
		405				00	02	76
		407		(		00	00	30
The second second second		406	Lange of			00	01	<i>7</i> 7
.*	•	403	it Santa	4		00	.00	10
•		404	· · · · · · · · · · · · · · · · · · ·		- '	00	04	70
		387				00	00	13
	.*	388	100	3	•	00	03	01
	-	390				00	01	14
		389				90	01	78
	5	384	1 / 1			00	01	<b>8</b> 9
	•	391	· •			00	02	68
		392	1 7		* *	.00	02	04
	٠.,	393	.;	en de la companya de la companya de la companya de la companya de la companya de la companya de la companya de La companya de la companya de la companya de la companya de la companya de la companya de la companya de la co		00	05	78
		383				00	00	10
		351	1 6			00	60 🔻	10
		352	1 1 1 1			00	03	57
		354	•		1.	00	01	79
		353	: • .			00	02	23
•		355			<b>4</b> ( )	90	00 06	21
	•	333 334	. :	×		00 00	06 07	05
	•	335				00	07 01	01 45
	•	320				00	90	69 ,
		<i>32</i> 0	1	1.1		VV .	· ·	

		. 2	3	.4	. 5
1) 50	eithrafhmapur (Cointd)	331	00	07	- 66
ı, ou		330	00	04	24
		329	00	00	17
		517	00	09	36
• • • • •		518	ÒO	06	73
		560	00	07	21 .
t.		559	00	04	02、
		558	00	03	39
	v	565	00	06	37
į		566	00	07	29
		586	00	06	33
			00	04	02
		589	00	01	14
·		591	00	. 00	78
•		590	00	01	78 75
		598	00	07	40
		597			
		.596.	00	.05	81
1.2		619	00	06	94
		618	00	07	78
		611	r 00	00	10
		In bet suy no. 611 & 616	. 00	00	10
		616	. 00	00	91 (
		617 .	. 00	- 04	59
		615	00	00	10
		In bet suy no. 615 & 651	00	00	86
		. 651	00	00	49
		· 650	00	01	16
		645	00	03	40
		647	00	00	10
. '		648	. 00	01	65
		649	00	00	• 🔪 97 .
		652	00	01	32
1.7		910	. 00	00	99
		653	00	04	19
• .		* 909	00	02	16
		898	. 00	02	61
,		654	. 00	00	66
,		·* -671	. 00	01	25
		908	00	02	98
. أ	[1] 医克兰克萨 [3] 超级 有关的	890	00 `	10	. 88
		900	00	, 00	66

- C	3(E)]							ATTEXAD		
6 1	*1	ŧ.	<u> </u>		<del>vivana.</del>	(1)	Lygnania.			
	napur (Contd)	60		2827		456		00	- T	
£.	60	(A)		901		733		00	60	10
<b>1</b>	<i>\$</i> ₹.	, <b>(B)</b>	•	902	• • •	800		00	00	81
\$ <b>£</b>	30	<b>(%)</b>		903	· 1	469	~	00	00	10
	(0	96		895		\$7\$		00	-08	19
× 11	₹ ≦	60 60		893	٠,	* 817		/ 00	04	69
64	30	. 30		892		্র বিষ্			09	65
7.0	T()	• 🐼		887	•	2.72		00	93	58
t + bê	糖	- 36) - 20		885		. 2.5 7.58		00	05	78
<u> </u>	Ю.	00		883			the second second	` 00	02	92
13.2	8€.	<b>14</b> }		884				00	00	<i>-9</i> 1
2.3	(0)	, (韓		<b>861</b>	• •	i i i		00	05	28
, £ 5	čů,			860	• • • • • • • • • • • • • • • • • • •	2 T T		00	10	21
F 1/2	<b>10</b>	فلوا		857		13 E	_	00	00	. <b>25</b>
	10	€33		853	-	ott.		00	28	<b>82</b>
82	ξĢ	***		836		-8495		00	- 00	10
38 g	ΞŪ	96		838	· · · · · · · · · · · · · · · · · · ·	192 · ·		00	01	Ŏ1
1,0	<b>\0</b>	96		851	1.1	103		00	12	48
(C)	50	130)	v.	852	•	- 2 E		00	27	<b>. 82</b>
73	40	ψ"\		1612		<b>\$0</b> 4		00	01	34
· 195	<b>4</b> 0	(A)		1146		104		90	01	44
\$ <del>*</del>	<b>£9</b>	90		1150	l	360		.00	91	<b>05</b>
47	64	(#)	-	1151		281		00	02	13
, ভিন্ন	10	æ		1149		給		00 /	04	35
起意	₩ · ·	90		1148		i i		00	05	46
\$.50 ×	(¥1	(3)		1165		> Sa)		00	01	26
, S.	17)	00		1164	· *.* .	(3)		. 00	11	14
-(***	28	(MA		1163		67		00	<b>96</b>	95
. 38	13	. 00		1196		92		00	02	01
ن ا	( <b>K</b> )	180	-	1197	r			00	04	<b>73</b>
20	43 lije	Ąţ		1198	·	(%		00	63	61
₿£.	143	₹0		1200		30		- 00	<b>02</b>	23
) Brahma	nahar	<b>3</b> 8		432		52		- 00	01	22
		GO .		433				00	07	67 A
\$ \$ .	• €0°	. 00:		434				00	10	42
₹ <b>A</b>	T(F	(4) 2014		436		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		* <b>00</b>	13	82
91	. 59	65		438			4 1	00	00	` 10
10	£0 	99.7		437	$\Delta_{\mathbf{k}} \simeq 0$	1.5 1.5	\$	00	02	94
₫€ (**	₩ 	30 66		442		- 11		00	1,1	03
() B	<b>35</b> 3	(6) (6)	٠.	443		1.5	 •	00	02	76
77	10	(M)		444	٠. ِ .			00	86	65
( <b>%</b> )	323	(#)- 1 Se		479				00	. 00	19
4/4	- <b>⊕</b> \$	. 00 ••••	-	445			; · ·	00	22	88
25	- 根	30		448		,70"	• •	00	06	99
83	51	(%)	, <del>-</del> .	376		er er er gal. Græn	. ef :	00	02	10
魏	<b>F</b> (3)	00		450	;		- -	00	05	60
er Er	91	Q4;		449		3.	,	90	60	57
	<i>ii</i> :2	# Re s				F : *	1 .			ALL COLUMN

THE GAZETTE OF	INDIA: JANUARY 15, 2011/PA	USA 25, 1932	[Part II—Sec. 3(ii
	2	3	4 5
	467	00	
	466	. 00	03 .77
	465	00	02 · 87
	468	.00	00 31
	469	. 00	01 45
The region of the North Agency	470	. 00	12 71
	518	00	00 10
	471	00	03 05
	. 472	00	10 50
	315	00	01 48
	314	00	06 56
<b>1</b>	311	. 00	03 88
	313	00	05 31
	312	. 00	01 57
	310	00	01 42
	308	00	01 58
	302	00	03 12
	303	00	07 73
	305	00	00 10
	304	. 00	01 17
	301	00	04 79
	166	00	03 92
	. 165	. 00	04 47
	168	- 00	01 80
	164	00	01 84
	162	00	00 53
	. 161	00	01 47
	167	. 00	02 02
	146	00	11 76
	159	00	00 84
	160	. 00	01 09
	158	00	01 25
the same that a first section is a second of the second of	155	00	
	154	00	00 10 00 54
	147	00	05 41
	134	. 00	01 98
	148	00	02 10
	133	00	02 07
	131	00	00 36
	149	00	00 10
	130	00	01 37
	132	- 00	02 90
	121	00	10 70
	110	00	00 08
	620	00	10 08
	119	00	03 51
	118	00	10 09

[F. No. L-14014/112/2010-G.P.] K. K. SHARMA, Under Secy,

# जम और रोजगर मेंबलय

## नई दिल्ली, 20 दिखनार, 2010

कर, आ. 167.—औद्योगिक विवाद अविनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार मध्य रेलवें प्रवंधतंत्र के संबद्ध नियोगकों और उनके कर्मकारों के बीच अनुवंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण-2, मुम्बई के पंचाट (संदर्भ संख्या 59/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 14-12-2010 को प्राप्त बुखा था।

> [सं. एल. 41012/149/2004-आई अप्र(जी-I)] रमेश सिंह, डेस्क अधिकारी

## MINISTRY OF LABOUR AND EMPLOYMENT

## New Delhi, the 20th December, 2010

S.O. 167.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 59/2005) of the Central Government Industrial Tribunal-cum-Labour Court-2, Mumbai as shown in the Annexure in the industrial dispute between the employers in relation to the management of Central Railway and their workmen, received by the Central Government on 14-12-2010.

[No. I.-41012/149/2004-IR(B-I)] RAMESH SINGH, Desk Officer

## ANNEXUE

## BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1, MUMBAI

#### PRESENT:

K. B. Katake, Presiding Officer.

## Reference No. CGIT-2/59 of 2005

Employers in relation to the management of (1) (1 M., Central Railway, Mumbai, (2) DRM, Central Railway, Mumbai, (3) Sr. DCM, Central Railway, Mumbai.

- The General Manager, Central Raffway, Mumbai CST, Mumbai-1.
- (2) Divisional Railway Manager, Central Railway, Mumbai CST, Mumbai-1.
- (3) Sr. Divisional Commercial Manager, Central Railway, Mumbai CST, Mumbai-1.

### AND

#### Their Workmen

The General Secretary,
Madhya Railway Karamchari Sangh,
33, Moti Bhawan,
Dr. D'Silva Road, Dadar (W),
Mumbai 496028.

## AFFEARANCES:

Per the Employee: No. Affect Resilient Advisory (\$100.6)

For the Workstein : No appearance

## Mundai, dated 9th November, 2010

1. The Government of fadis, Aliming of Latiner and Employment by its Order Sp. Let 1012/140/0404-48. (8-1) dated 22-2-2005 in coursing of the process community clause (d) of sub-section (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 laste reflected the following industrial dispute to this Tribunal for adjudication:

"Whether the action of the General Manages, Control Railway, Mumbai through its officers in awarding the punishment of Compulsory Retirement with hill consequential benefits to Shri D. P. Railway vide order dated 11-6-2003 read with order dated 26-9-2003 is legal, proper and just 7 force then what selief the workman is entitled to and force what selief the workman is entitled to and force what selief the workman is entitled to and force what selief the workman is entitled to and force what selief the workman is entitled to and force what there discretely in the matter?"

- 2. The matrix of the case in nut shell is an follows Workman late D. P. Raikwar, was serving with Central Railway. The General Manages, Control Railway, had directed inquiry for having found excess amount of Re-1,010 with the workman in his ricket sale collection of the day and the workman was Md. Booking Clerk. therefore. inquiry was directed. The inquiry Officer held the workings guilty and submitted the inquity report to the General Manager, Central Railway, The General Manager, vide his order dt. 11-6-2003 removed the workman from the service. The workman preferred appeal against said possity of centoval from service. The competent authority i.e., the ADRM (S) considered the appeal of the westerns and reduced the penalty to compularly retigrance with its order et. 26-9-2003. The workman has applied to the Lab Commissioner through Union for conciliation. As the contribution failed, the matter was reflected to Contribution of India, Ministry of Labour and East Comment, New Yor
- 3. The Union has filed Statement of Citim (Ex-8) contending that the inquiry was not proper and the punishment is disproportionate. According to them the Departmental enquiry was held in violation of the provisions of law and against the publicipies of natural justice, therefore, it is illegal and unsustainable. Therefore, finding of inquiry Officer deserves to be gradied. They also pray that the punishment available also aliquid be qualled and the legal heirs of the workings was established by reinstatement.

4. The Party No. 1, Central Railway sesisted the statement of claim vide their written statement (Ex-9).

According to decay with bullets of the was found guilty of ser ous charges of over-charging the decoy passengers. Departmental enquiry of the decoy passengers with the disciplinary rules. Reasonable opportunity was given to be working to disciplinary rules. Reasonable opportunity was given to be working to dispend in the headily Officer found the working to dispend in the charges levelled against him. The characters work a state of order of removal of the working freme with the punishment was reduced to contain the working the particle of the punishment was reduced to contain the working the with the punishment was reduced to contain the with the punishment was reduced to contain the within the punishment was reduced to contain the within the deceased employee. According to the management, the deceased workman or his legal heirs are not entitled to claim reinstatement of the his legal heirs are not entitled to claim reinstatement of the workman and benefits thereof. The husband of the applicant has not exhausted the femedy of revision. It indicates that he had no allegance against the order of computatory interement. Therefore, they pray that the reace be rejected with sent 1.5% to be released to

J. My Land Predicts that framed the issues at the 14 The militar was keen the houring. Since number of dates, the restance was the thing afficient of witness of party No. 2. However, the witness i.e. the heirs of deceased workman did not turn-up. As the witness of Party No. 2 wis shield the left will kept for dismissal. Inspite of high holls of the deceased workman remained product of the sall like. Thus I think claim of the Party No. 2 acres to be leftered. Thus the order:

Reference winds resident in went of prosecution.

Dete 9-11-2000 Carrier & B. KATAKE, Presiding Officer

olered blant Park 20 Katent, 2017 hijye **me**strilik ar e competent authoring ce,

ा कार के भ हुवा की किया विकास अधिनियम 1947 (1947 कि की महर के अपनी में किया पार्कार मध्य रेलवे प्रतित्र के आहा के किया कि स्थाप की किया अनुबंध में किया की किया कि किया की किया की किया अनुबंध में किया की किया की किया की किया की किया की की की अनुबंध में अभिक्रिक्य वार्क के पहल दे किये किया 12/2002) को प्रकाशित काती है, को केन्द्रीय सरकार को 14-12-2010 को प्राप्त हुआ था। ि-23) क्रांस 9 हैंचे किस्तालकार देखीर इंडर कार्या कर

ा होते अवस्ति श्रेष्ट्रास्त्रभा वहां शास्त्र 2008- आहे आर (ची-र)] ा तकता से प्रविधिकार्क विकास के सिंह देस्क अधिकारी

Department in a conjunt was stold in violation of the Ment Minited In Column State Company 2010

manufacture de la companie de la companie de la companie S. A. A. In presume on Section 17 of the Industrial Department of the Lands of 1947), the Central Coverage Association of the Property of the Central Coverage of the Central Coverage of the Central Coverage of the Property of the Property of the Annexure in the Labour Court-2, Midnisa as shown in the Annexure in the industrial dispute between the employers in relation to the management of Central Railway and their workmen, received by the Central Covernment on 14-12-2010.

[No. L.41011/36/2008-IR(B-I)] RAMESH SINGH Deak Officer

the property of the property of the property of the ANNEXURE OF THE STATE OF

BEFORE THE CENTRAL COVERNMENT INDUSTRIAL TRIBUNAL NO. 2. MUMBAI

PRESENT: The profession of the

K.B. Katake, Presiding Officer

#### Référence No. CGRT-2/72 ph/2009 V

Employers in relation to the management of Central Railway: ्र १९८८ देवेंड २५५३वेंचेंचेंच्या **गर्वे**क्यार्थ *वेशा*स्तार र

The General Manager, and the desired sold of the control of the co Central Railway. Mumbai CST, Mumbai 400 001

证明是例如如此的第三<del>页</del>

BEDS THE STEED OF AND SECTION OF THE 2019

Their Workmen

The General Secretary, Rail Mazdoor Union 

### APPEARANCES:

C. R. Karoko, Presiding Ciffice For the Employer : Mr. Abhay Kulkarni, Advocate. And the state of t

For the Workmen : No appearance

Mumbai, dated 29th November, 2010

ladamine kondi Ladada AWARD (2 di sersonal) del es

Laborated Fig. The Government of India, Ministry of Labour, by its Order No. L-41011/38/2008-IR (B-1) dated 17-6-2009 in exercise of the powers conferred by clause (d) of subsection (1) and sub-section 2(A) of Section 10 of the Industrial Disputes Act. 1947 have referred the above dispute to this Tribunal for adjudication:

After receipt of the reference, notices were sent to both the parties. The union and the workman though were served by RP/AD thrice, did not turn up since last number of dates. The acknowledgements are Ex-6, 8 and 11. As the workman concerned and the union are absent since beginning and have not filed their statement of claim the reference deserves to be dismissed. Thus I pass the following order equal stalls actioning that hotels.

# & The of control of the property of the

The reference stands dismissed with no order as to costs: 1 ... I have all to reciese of the so willings its and

Date: 29-11-2010 K.B. KATAKE, Presiding Officer

# नई फ़िल्ली, 21 फिल्म्बर, 2010 वर्ष वे अधिवासी

का था. 169. - औद्योगिक विवाद अधिनित्रम, 1942 (1941 का 14) की धारा 17 के अनुसरम्भ में केन्द्रीय सुलंकर भारतीय रिल्ब वित मिगम के अबधारित के संबद्ध मिनीयकों और उनके कर्मकार्ट में बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय संकार अस्त्रिक अधिकाण-। दिल्ली के पंचाट (संदर्भ संख्या 10/2009) को प्रकारित करती है, जो केन्द्रीय सरकार को 30-12-2010 को माप्त हुआ आर्थ

[सं एल-३1012/92/2006 आहं और(बी-1)] माना सिंह हरू अधिकारी

## New Delhi, the 21st December 2010

S.O. 169.-In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 10) 2009) of the Central Government Industrial Tribunal-cum-Labour Court-1, Delhi as shown in the Annexure in the industrial dispute between the employers in relation to the management of Indian Railway Finance Corporation and their workman, which was received by the Central Government on 20-12-2010.

- 195 (195 its take a No.E-41012/92/2006-IR(B-1)) RAMESHSINGH, Detko Officer

ैं इत्रवर्गका का पुरस्ता से हान्सको स्थापका <sup>है</sup>

## ANNEXURE OF THE RESERVE AND RESIDEN old of Program bath differ tonas.

BEFORE DR. R. K. YADAV PRESIDING OFFICER CENTRAL COVERNMENT PODISTRIAL TRIBUNAL NO.1, KARKARDOOMA.COURTS COMPLEX. han ha a market is a court to be a party of the court and

#### LD. NO. 10/2009

Yetender Kumar Sharmay (2015) and a state of the artist of the state o S/o Shri L. N. Sharma, R/o 342, Ground Floor, India Purain, Onto & Nayay Khand-II. Angerita To complete M. Workman Ghaziabad (U. P.)

The General Manager, Indian Railway Finance Corporation (IRFC); UGF, Bast Tower, N.B.C.C. Place, Complete strong the mostly Bhisham Pitameh Mapgi sale Traditionage D was to constable Pregati Vivae, Lodi Road, New Della . Management AWARD

Professional services of M/s Hingorani M. and Company. Chartered Accountants (hereinafter referred to

as the Retainer of Rocomists were would by Indian Railway Planince Coppingtion both (Interiolal ns the Egypathilan) for paramident of alcohol). In i maintenance of books of propulate sound for sound things pristicular less recommended believe about The Pedidition of Accounts was under in soldination to what was believed representatives to attend the differ of the Calporation, 46 cerry out jobs fulfitied aboves this brings are Manis who deputed by Ritagian of Associats, didnig will into a the employed to sare vout the 168 in worth 1997. While performing the aforesaid jobs salie half of the minister of Accounts the fited a well political before Figure Countries Delhi, seeking his regularisation in service of the Corporation Of 28 5-97 in interim order was granted by High Court in the favour restraining the Corporation for to dispense with the service of the classificant to substituting him with some other person as a contract labour the furnier orders on the of time 1999; the Recentler of Accounts decided to withdraw the claimain from the assignment and deputed one Mik Swatt in his place to care out lobs assigned by the Corporation: Bespite that older Chimain continued as visit the premises of the Constration. On the of June 1999, the Comporation wide a letter to the clausiant and advised him to cotain an authority letter from the Retainer of Accounts, an case he wants to work for the latter. A condempt perhibit was Thou by the claiming being High Court of Delbi, which pelitien was dismissed vide order dated 11-11-99. Subsequently, will pention was disposed of with persons to the chamble to approach an authority inider the Industrial Disputes Act 1947; (in and 1317 of 1999 belone High Court of Dolpha Advisor

And the store state of the first of the store of the stat Conciliation Officer in the year 2006, who initiated conciliation proceedings over the metter. The Comoration demurred the claim. Since consiliation proceedings failed a failure report was submitted by the Conciliation Collect. before the appropriate Government. On consideration of the said failure report, the appropriate Government declined to make a reference of the dispute built its order dated 28-12-06 lieve tilra bas stutus treatment to com

The state of Delivery Delivery was distributed by the claiman before the appropriate Government. Review Belition was considered by the appropriate 20 dvelinhent and Concurred to Officer was consulted over the mater. The appropriate Veverament decided to make a relatifice of the dispute for activities that Accordingly the appropriate Government referred the dispute to this tribuilly for adjudication, vide order No. L-41012/92/2006-IR(B-1), New Dellit, dated Yodr of Waterl, 2008, With the following terms:

Khuntia, Group Ceneral Manager. When one wrested the co "Whether the termination of the acression of Sheit to an Material of Kurans and fall find by the management of the I.R.F.C. Led is level for and instifued 2.17 met below non-relief the mortman concerned in swithout to and from? which date?"

- 4 Corrections dated 4-400 was issued wherein the appropriate Georgeoperal described that initially it took a decision to decline a reference but subsequently on consideration of review petition and after consultation with the Conciliation Officer a thought a expedient to refer the dispute for adjudication. In that corrigendum the appropriate Georgeoperate Georgeoperate Georgeoperate dated 21-3-2008. Subsequent corrigendum details 5-08 was injusted by the appropriate Georgeoperate wherein the said dates was encrected as 10th of March, 2008. In either of these corrigendums no correction as to the prime of reference was made.
- 5. Claim statement was filed by the chamant pleading that he was employed by the Corporation in April, 1997 as an Assistant in Bond Section. Since the date of his employment, he has been signing attendance register of the Corporation and was paid for overtime work. However, his wages were being paid through a Sham contractor. which wages were only half of the wages of group 'D' employees. He worked with the Corporation honestly and diligently. He was a workman within the meaning of clause (s) of Section 2 of the Act. He had put in 240 days service in each calendar year. No appointment letter and wage slips were issued to him. He along with others, who were similarly placed, made representation to the Corporation and other various authorities for regularization of his services. Despite receipt of his representation neither his services were regularized nor he was around legal benefits. He was constrained to file a writ petition being W.P. (C) No. 3517 of 1999 before High Court of Delhi, On 28th of May, 99, an order was passed by the High Court directing the Corporation not to dispense with his services, which order was violated what he was not allowed to join his duties w.e.f. 4-6-99, The filed a considerate Defore S. H. O. P. S. R. K. Purant, Now Cellin, Action of the Corporation is violative of the provisions of Sealer 2, 7,25-G and 25-H of the Ac Company Ass. Company Process
- 6. Claimant asserts that the job performed by him was of permanent nature and still available with the Corporation. Sanctioned posts are still available with the Corporation and services of his junior have been regularized. Working as casual or temperary continuously amount to unfair labour practice. He is out of job since the date of termination of his services. Reclaims reinstatement with continuity and full back wages, besides regularization of his job
- 7. The Corporation filed its written statement running into 43 pages, supported by affidavir of Ms. Neera Khuntia, Group General Manager. When one would like to take an exercise of reading written statement submitted by the Corporation, he would find himself lost in quibbles of linguistic jargons; restered of getting facts out of it. Surprisingly Ms. Khunta was lost in wilderness, when

- she went on to narrate facts in the written statement, so filed. This practice of the Corporation is deprecated.
- 8. Out of contents of the written statement, it could be made out that the Corporation asserts that the diaimant was an employee of the Retainer of Accounts, and not its employee. It has been projected that the Comperation is not an industry, and the claimant is not a workman. Emphasis have been laid on discrepant facts pleaded in the claim statement and the Corporation agitates that the claimant asserts at one place that he was Assistant while at the other place he projects that he was working as Accountant. Had he been in the employment of the Corporation, he would have been aware of his designation. Filing of writ petition by the claimant before High Court of Delhi has not been disputed. Interim order dated 28-5-99 is also admitted. However, the Corporation projects that the claimant was withdrawn from the job by the Retainer of Accounts on 3rd of June, 99 and on 7th of June, 99 a letter was written to him by the Corporation in that regard. He filed a contempt petition before High Court of Delhi, which was rejected on 11-11-99. Corporation projects that writ petition was also dismissed and as such order passed by High Court of Delhi operates as resindicata. It went on to agitate that in the claim statement, the claimant speaks that his wages were paid through a sham contractor, but he opts not to disclose name of the Contractor. Since the claimant was an employee of Retainer of Accounts, the Corporation was not aware whether he worked honestly or diligently or otherwise. He was never under disciplinary control and authority of the Corporation. There was no occasion for the Corporation to form an opinion about his work and conduct. It has been agitated that since the claimant was not an employee of the Corporation, he cannot assert that juniors to him were regularized. Onus lies on the claimant to prove that he was employee of the Corporation. In his claim statement he is trying to take advantage of his own wrong, asserts the Corporation. It has been projected that the claim statement is devoid of merits, hence it may be rejected.
  - 9. Out of pleadings, following issues were settled:
    - Whether there was any relationship of employer and employee between the parties?
    - 2. As in terms of reference.
    - 3. Relief.
- 10. Claimant has examined himself in support of his claim. Ms. Neera Khuntia tendered her affidavit to establish defence of the Corporation. She was cross examined at length on behalf of the claimant. No other witness was examined by either of the parties.
- 11. Arguments were heard at the bar. Shri B. S. Rana, authorised representative, advanced arguments on behalf

of the claimant. Shri R. P. Kapoor, authorised representative, raised his submissions on behalf of the Corporation. Written arguments were also filed by Shri Kapoor. I have given my careful considerations to the arguments advanced at the bar and cautiously perused the record. My findings on issues involved in the controversy are as follows:

#### Issue No. 1.

- 12. Claimant deposed that he joined services with Indian Railway Finance Corporation in April, 1997 as an Accountant. His attendance was marked by Shri S. N. Sharma, Administrative Officer, His salary was paid through cheque. Conveyance charges were also paid to him, Payment vouchers in that regard are Ex. WW2/1 to Ex. WW1/7. As an Accountant he used to prepare vouchers, cheques and balance sheets etc. He used to perform all work relating to accounts. He used to report to Manager Accounts. All facilities, available to a regular employee, were available to him, Manager Accounts used to sanction his leaves. No appointment letter was issued. He made a demand for an appointment letter and regularization of his services, vide letters Ex. WW1/8 to Ex. WW1/15. On 28-5-99 he was not allowed to join his duties. He made a complaint in this regard to police, which is Ex. WW1/16. Shri M. Kanan joined services after his termination, whose services have been regularized.
- 13. Smt. Neera Khuntia swears in her affidavit Ex. MW1/A that the claimant was never an employee of the Corporation. He claimed salary from his employer, namely, M/s Hingorani M and Co. He was withdrawn by M/s Hingorani M. and Co. to perform job for the Corporation, vide its letter dated 3-6-99. The claimant has suppressed facts in this regard. He was working in the premises of the Corporation as a representative of M/s Hingorani M. and Co. Retainer of Accounts and Finance, appointed by the Corporation.
- 14. Rival facts testified by the claimant and Ms. Neera Khuntia are to be appreciated, in order to ascertain. as to whether relationship of employer and employee was ever established between the parties. The relationship of employer and employee is constituted by a contract, express or implied between employer and employee. A contract of service is one in which a person undertakes to serve another and to obey his reasonable orders within the scope of the duty undertaken. A contract of employment may be inferred from the conduct which goes to show that such a contract was intended although never expressed and when there has, in fact, been employment of the kind usually performed by the employees. Any such inference, however, is open to rebuttal as by showing that the relation between the parties concerned was on a charitable footing or the parties were relations or partners or were directors of a limited company which employed no

- staff. While the employee, at the time, when his services were engaged, need not have known the identity of the employer, there must have been some act or continue by which the parties recognized one another at master or servant.
- 15. When claimant was subjected to cross examination, he concedes that representation Ex. WWG/8 to Ex. WW1/15 nowhere specify his claim nor true signature appear thereon. He further concedes that a writ petition bearing No. CWP 3517 of 1999 was filed by him before High Court of Delhi for regularization of his services. He was questioned to explain as to who (sham contractor) used to pay his salary, which proposition was avoided by him. However, he tried to assert that he never hothered to notice as to who has drawn alteques of his subsey in his favour. Therefore, it is emerging over the report that claiment had intentionally concealed material facts to the effect that cheenes of his salary were being ismed by M/s. Hingorani M and Co., the Retainer of Accounts; appointed by the Corporation, bits, Khantis pulpids that the claimant was working with Med linguage Mand Co. and not with the Corporation. Out of facts projected by these two witnesses, it is evident that the chances was paid his wages by M/s. Himporton Mr. and Co.: who was Retainer of Accounts for the Cornection. Glaimant concedes that no appointment letter was ever issued in his favour. He was withdrawn from the assignment by M/s. Hingorani M. and Co., which fact is evident out of letter dated 3-6-99 proved as Ex. MW1/2.
- 16. A person acting under the direction of another is obviously employed by the person under whose directions he is performing the job Legal computation of word "employed" is well known. It connotes existence of relationship of master and servant between the employer and the employee. In other words, it involves the seacept of employment under a contract of service. The word "employed" does not necessarily mean comployed in consulwork. It may merely moun "keeping thing) in the sacribe". Where A agreed with B that he, as policitor of the company. should receive and accept a salary at Rs. 1200 act ansum. instead of sending hint an arrayal bill of costs, and world act for the company for that salary, in all matters connected with the company, with certain exceptions, it may be pertinent to determine what are the obligations upon the parties to such an agreement. It appears that for a year, at least, the attorney would be bound to transact the aspend business of the company for that salary only, and A would be bound for the same period at least to keep him in his retainer and employment as an attorney and soliciter though A might have no work to do. Sinking, medical advisors may be employed at a salary to be ready in case of illness, members of theatrical establishments in case their labours should be needed household servales in performance of their duty when their masters with inchese and other similar cases, the requirements of licesal survice

is distinct from the amployment by the party employing. The cost under dissure the applied in determining the question as to whether adjusted in a commercial establishment is industrial theirs wholly or principally employed in connection with the business of the said establishment. As soon as it is shown that the employment of the person is chart wholly or principally connected with the business of the said establishment, he falls whom the definition of an establishment, he falls whom the definition of an establishment of the person is the said establishment of the business of the establishment of the business of the establishment of the business of the establishment of the business of the establishment of the business of the establishment of the business of the establishment of the business of the establishment of the business of the establishment of the business of the establishment of the business of the establishment of the establishment of the business of the establishment of the person is the establishment of the est

11 12 12 De poistura ville berahamental de affine is employed for wager in dr incrommention quitle the work of an entablishment or eliming the the duplication in the principal amplo exchange well-up or included an excellent action in any excellent or included action in any excellent or included action in any excellent or included action in any excellent or included action in any excellent or included action in any excellent or included any consected with the week of the attablishment or if he is darpleyed by or through an insmediate employer on the promises of the establishment arounds services are temporarily deut or lesson laties to slid principal employer by the person with whealf the person while services are so iantor letter him his had easified also when het is frervice. The term diso metader word person imployed forwages connected with the advantagement of the optiblishment or any party department or bolicits dictr of with the purchase of raw insterial for only estimation of sale of the products of the establishment Rufarbasevon be made to Ondnantiliar Mills [ hathed [1074] 2] AL J530]: The word "employee" takes which as estable any person wholly or mainty constoyed ab miles we have employed in or in connection with anything, but has a warmful in three carried on by him. Existence of a jural relationship of master and sarvain is the many actions to the work actions to the contract of many of the contract of the contrac

the Apex Chern intel districting production and prought the Apex Chern intel districting production and prought the tempton between an interest and the state of

IV. In the light of the land haid in proper leasts referred above. It would be setting in the setting of the se

him. It is admitted fact that the claimant preferred a writ before the High Court of Delhi seeking regularization of his service with the Corporation. Corporation asserted that claimant was getting his salary from M/s. Hingorani M. and Co., the retainer of Accounts. Though an inwrite order was passed in that writ petition but subsequently it came to be dismissed. Therefore, it is evident that in the writ petition the claimant failed to establish that he was an employee of the Corporation.

20. Though the claimant could not show that he was ever appointed by the Corporation, yet a peculiar fact has been brought over the record by him. He had proved documents Ex. WW1/I to Ex. WW1/7. These documents are the applications submitted by the claimant to the Corporation for release of his travelling allowance for the month of July, 97, January, April, May, June and July, 98 Ex. WW1/7 is an application submitted by the claimant for release of expenses incurred by him in performance of his duties with the Corporation. When perused it emerged over the record that he claimed traveling allowance from his residence to the office of the Corporation and sometimes from the office of the Corporation to his residence. His application was considered and granted. A sum of Rs. 1520 was ordered to be released in his favour by the Corporation. In the same manner his applications Ex. WW1/5, Ex. WW1/2, Ex. WW1/1, Ex. WW1/4 and Ex. WW1/3 were granted for the month of January, April, May, June and July, 98 Consequently it is evident that for the period referred above the Corporation sanctioned traveling allowance, incurred by the claimant for attending to his duties with the Corporation. of the Milanaphill ...

21. Ouestion for consideration comes as to in what capacity the Corporation sanctioned travelling allowance, for the period referred above in favour of the claimant. Whether he could have claimed those allowances from the Corporation, while being an employee of Retainer of Accounts? Without being an employee of the Corporation. the claimant cannot put forward his claim for release of travelling allowance in his favour. By granting applications of the claimant, the Corporation conceded that there existed some relationship between it and the claimant. What were those relations is a proposition which the Corporation ought to have answered. The Corporation simply asserts, that he was an employee of the Retainer of Accounts, which assertion stands brushed aside by the fact that Corporation opted to release travelling allowance in favour of the claimant. Therefore, the documents referred above make it clear that impliedly the Corporation established relationship of employer and employee between it and the claimant.

22. When relationship of employee and employer was established by the Corporation with the chainlant, in that situation Hingorani M. and Co. was in a capacity of a jurisdic person, who was interposed in between by the

Corporation. Arrangement made by the Corporation in that regard cannot be termed as genuine. It was sham, bogus, ruse or camouflage, with a view to avoid legal relationship between the parties and to deny legal rights of the claimant. Therefore, it is concluded that relationship of employer and employee were there between the Corporation and the claimant, since July, 1997. The claimant has been able to tilt the scale in his favour by proving the documents referred above. Consequently it is announced that relationship of employer and employee were there between the parties. Issue is, therefore, asswered in favour of the claimant and against the Corporation.

#### Issue No. 2.

23. It was pleaded on behalf of the Corporation that it is not an industry within the meaning of clause (j) of Section 2 of the Act. The claimant disputes that the Corporation is not an industry, as defined by the Act. To appreciate submissions of rival parties, it is expedient to have a glance on definition of word "industry", provided in clause (j) of Section 2 of the Act, which definition is extracted thus:

"Industry" means any business, trade, undertaking, manufacture or calling of employers and includes any calling, service, employment, handicraft, or industrial occupation or avocation of workmen."

- 24. The definition of "industry" is both exhaustive and inclusive. It is in two parts. The first part says that it "means any business, trade, undertaking, manufacture or calling of employers" and then goes to say that it "includes any calling, service, employment, handicraft or industrial occupation or avocation of workman." Thus one part defined it from the stand point of the employer, and the other part from the stand point of the employees. The first part of the definition gives the statutory meaning of the industry, whereas the second part deliberately refers to several other items of industry and bring them in the definition in an inclusive way. The first part of the definition determines any industry by reference to occupation of employers in respect of certain activities viz. business, trade, undertaking, manufacture or calling. The second part views the matter from the angle of employees and is designed to include something more in what the term primarily denotes. By this part of the definition any calling, employment, handicraft, industrial occupation or avocation of workmen is included in the concept of industry. This part gives extended connectation.
- 25. Gloss was put on the definition of word "industry" by the High Courts and the Apex Court time and again. The question as to what is "industry" has continuously baffled and perplexed the courts. A graph of the cases decided by the Apex Court, if plotted on the background of the expression used in two parts of the

definition of "industry", would represent rather a sig may copye. There have been repleas [assisted represent to this repleas volatile great of less. The desidied cases above first the efforts were made to evolve first by reflectance to characteristics regarded as sequisted for constituting an advivity as in an "industry". Various cases would share that the Apex Court had been guided more by suspirious reflect them a strictly analytical approach. Most of the declaron have contained atomat the expression "industricing" used in the definition. In Resignition Mass: Supply and Severage Hourd (1978 Lab 1.C. 778) the depart Chart reviewed the estimates as interesting an executables of the wide words encountered in the definition and frimulated positive and agantee (f) of Besties 2 of the Act. It would be considered to reproduce the authority's personnesses of the Court, in the very words set act in the majority decision, busined deven by Parilloc Brishes for, which are extracted those

- "I. "Industry" as defined in \$.3() and explosived in Beauty (AIR 1958 S. C. 58) has a wide import.
  - (a) Where (i) systematic activity, (ii) organized by Co-operation between employer and despityee (the direct and subspectial observed to disminimal) (iii) for the production and/or distribution of goods and services calculated to natisfy human visuals and probes (not spiritual or religious but makesive of respectal things or services graned to distantial blies i.e. making, on a large sends procud or foods) grists facia, there is an "industry" in that enterprise.
  - (b) Absonce of profit merive or gainful objective is irrelevant, he the venture in the public, clint, plysac or other sector.
  - (c) The true focus is functional and the docisive test is the nature of the activity with special emphasis on the amployer amployer relations.
  - (d) If the organifation is a trade or business it does not cease to be one bucinese of philastheopy animating the undertaking.
- II. Although Section 2(j) tags wands of the widest amplitude in its two limbs, the remeaning cannot be magnified to overreach itself.
  - (a) "Undertaking" and to affer a contential and associational their slage as explained in Baserjee, and in this judgment, so also, service, nothing and the life. This yields the infinites that all consists of

activity passessing the triple elements in 1 (supplie although not trade or business, and still be 'industry' provided the nature of activity, viz. the amployer employee basis, bears resemblimes to what we find in trade or business. This takes into the fold 'industry' employersking, calling and services, advantupes, "analogous to the employers which can the methodology of carrying on the activity viz in organizing the co-operation between employer, and employee, may be dissimilar. If these not matter, if on the employment terms there is analogy.

- III Application of these guidelines should not short of their logical reach by invocation of creeds, cults or long sense of incongruity or outer sense of molifyrion for or resultant of the economic operations. The idealogy of the Act being industrial peace, regulation and resolution of industrial disputes between employer and warfamen, the range of their statutory idealogy thus inform the reach of the statutory definition. Nothing less, nothing more.
  - (a) The consequences are (i) profession, (ii) class, (ii) characters institutions, (iv) comparatives, (v) research institutes, (vi) charitable projects and (vii) other tradered secretaires, if they fulfil the triple tests littled in 1 (supra), cannot be accompatible as a scope of Section 2(j).
  - (b) A costricted entegory of professions, chibs, co-catenatives and even gurukulas and little research labs may qualify for exemption if in simple ventures, authorizing and going by the dominant nature criterion, substantively no employees are entertained but in menial matters, matrginal employees are hired without destroying the non employee character of the unit.
  - (c) If, in a pious or altruistic mission many employ themselves, free or for small honoraria or like return, mainly drawn by sharing in the purpose or cause, such as lawyest patientering to run a free legal services chairs or doctors serving in their space hours in a free medical centre or asharmites working at the biddhir of the holiness, divinity or like

central personality, and the services are supplied free or at nominal cost and those who serve are not engaged for remuneration or on the basis of master and servant relationship, then, the institution is not an industry even if stray servants, manual or technical, are hired. Such eleemosynary or like undertakings alone are exempt not other generosity, compassion, developmental passion or project.

#### IV. The dominant nature test:

- Where a complex of activities, some of which qualify for exemption, other not, involves employees on the total undertaking, some of whom are not "workmen" as in the University of Delhi case (AIR 1963 S.C. 1873) or some departments are not productive of goods and services if isolated, even then, the predominant nature of the services and the integrated nature of the departments as explained in the Corporation of Nagour (AIR 1960 S. C. 657) will be the true test. The whole undertaking will be industry although those who are not "workmen" by definition may not benefit by the status.
- (b) Notwithstanding the previous clauses, sovereign functions, strictly understood (alone) qualify for exemption, not the welfare activities or economic adventures undertaking by govt. or statutory bodies.
- (c) Even in department discharging sovereign functions, if there are units which are industries and they are substantially severable; then they can be considered to come within S.2(j).
- (d) Constitutional and competently enacted legislative provisions may remove from the scope of the all categories which otherwsie may be covered thereby.
- V We overrule Safdarjung (AIR 1970 S. C. 1407), Solicitors, case (AIR 1962 S. C. 1080), Gýmkhana (AIR 1968 S. C. 554), Delhi university (AIR 1963 S. C. 1873), Dhanraj Giriji Hospital (AIR 1975 SC 2032) and other rulings whose ratio runs counter to the principles enunciated above, and the Hospital Mazdoor Sabha (AIR 1960 SC 610) is hereby rehabilitated."

- 26. Principles laid down in Bangalore Water Supply and Sewerage Board (supra) hold ground. Therefore, the controversy raised will be adjudicated in view of the law laid by the Apex Court in the precedent referred above. The Corporation agitates that it is not an Industry. The view point held by the Corporation is that no profit motive activities are being carried on by it. No business is being run, hence the Corporation cannot be termed as an "industry". Except the facts referred above, the Corporation nowhere projects any other factors to lay emphasis on the proposition that it is not an 'industry'. Contra to it the claimant agitates that the Corporation Is an 'industry'.
- 27. In Baroda Borough Municipality [1957 (1) LEJ 8] the Apex Court held that though municipal activity could not be truly regarded as business or trade, yet it would fall within the scope of expression 'undertaking'. Non-profit undertaking of the municipality were included in the concept of 'industry' even if there is no private enterprise. The court reiterated that branches of work that can be regarded as analogous to carrying out of a trade or business would fall within the meaning of 'industry' in clause (i) of Section 2 of the Act. In reaching the decision, the Apex Court relied precedent in D. N. Baneril (supra) and ruled that it would be sufficient that the activity is an 'undertaking' analogous to the carrying on of a trade or business and involves cooperation between the employers and employees. This result was reached by extending the meaning of the expression 'undertaking' to cover adventures not strictly trade or business but 'objects very similar'. Reference can also be made to Madras Gymldiana Club Employees' Union (supra).
- 28. In Indian Standard Institute [1966 (1) LLJ 33)] the Apex Court suggested that in order to be recognized as an undertaking analogous to trade or business, the activity must be an economical activity in the sense that it is productive of material goods or material services. In Bangalore Water Supply and Sewerage Board (supra), the Apex Court laid down that an activity systematically or habitually undertaken for the production or distribution of goods for rendering material services to the community at large or a part of such community with the help of employees is an undertaking, An 'industry' thus was said ' to involve cooperation between the employer and employee for the object of satisfying material human needs but not for oneself nor for pleasure nor necessity for profit. Lack of business and profit motive or capital investment would not take out an activity from the sweep of 'industry'. If other conditions are satisfied, it is the activity in question which attracts the definition and the absence of investment of any capital or the fact that the activity is conducted for profit motive or not, would not make material difference. Conversely mere existence of profit moltive will not necessarily convert the activity into "industry" if other tests are not satisfied.

- 29. As detailed above, the Compression on of not being an includey interely on the count that we profit mbrive activities were being carried on Lack of basis pastit motive or capital investment would not take out the Corporation from the sweep of definition of word 'inclustry', since other standards laid by the Apex Court in Bangalore Water Supply and Sowerage Disposal Board (supra) stand satisfied. The activities carried on by the Corporation are systematic for tendering malerial services. to the community at large, with the help of its employees. Therefore, absence of profit motive will not take out the activities of the 'corporation' from the ambit of the definition of an 'industry' given in clause (j) of Section 2 of the Act. It is concluded that the Corporation is an 'indistry' within the meaning of clause (i) of Section 2 of the Act and contention raised in that regard is unfounded.
- 30. The Corporation egitates that decision of the High Court on the writ petition operates as readinglicate, which contention is rebutted by the claimant. Question for consideration comes as to whether adjudication by the High Court in writ petition operates as res-judicata. For an answer, the Tribunal has to consider as to whether principles of res-judicate can be invoked. It is well settled that entire Code of Civil Procedure, 1908 (in shortine Code) is not applicable to an industrial adjudication, yet principles of res-judicate laid down under section 11 of the Code are applicable wherever possible. In Straw Board Manufacturing Company Ltd. [1974 (1) LLJ 499] the Apex Court observed:
  - "This is so since multiplicity of litigation, agitation and re-agitation of the same dispute at issue between the same employer and his employers will not be conducive to industrial peace which is principle object of all labour legislation bearing on industrial adjudication but in holding that the principles of res-judicata is applicable to a particular case, operating consideration is whether a matter in dispute in a subsequent case had the lier been directly and substantially in issue between the same platfes and the same has been heard and fully decided by the Tribunal. The earlier question of issue must be relevant and germane in determining quantion of res-judicata in subsequent proceedings. The real character of the controversy between the parties is the determining factor and in complex and manifold one relation between the labour and capital giving rise to diverse kind of suptares of varying pass no cast. In rule can be laid down. Some dist of whatever shade of magnitude may have to be borne in mind in compliance of the principles of resjudicata in industrial adjudication in contraventium to civil proceedings."
- 31. In Hindusten Liver Ltd. (1984 Lab LG 276) the Apiex Court laid that "though this in highly technical

correspt of sivil finities may be deput in precise confined limits in the field of industrible statement which must as far as possible training from bone spain technicalities which the art resolutions in industrial disputes. It can safely be said that principle indicates at indicate can be availed of a scattle may attempt at indicate industrial disputes repeatedly in delimes of apparentive settlements and awards".

32. In Punjoh Cooperative BunicLtd. [1975 (II] LLJ 373] the Apex Court uphold the wildity of the application of principles of real juddition to an issue raised in subsequent productings middle testion 33(C) (2) of the Act which had already tests dicided by a competent labour court in the region in substitution industrial dispute. In Bombay Cas Court had gone to the earlies of even applying principles of constructive as judicant. Supplying his warm, speaking for the court of constructive as judicant. Supplying his principles of the court of constructive as judicant. Supplying principles of the court of constructive as judicant. Supplying principles of the court of constructive as judicant.

"The doubline of resignificate is a wholesome one which is applicable and missely to matters covered by the provisions of the Ledg of Civil Procedure but to all librations. It procedures on the principle that there should be no impreciously litigation and whosever claims and distincts are open to parties should all be put fire and at the same time, provided no confinite it likely it arise by so putting forward all such thems."

33. In Manuferi Karmar Sabita [1976 (II) LLJ 186], commenting on the above spice, justice Krishna Iyer observed that. It is clear have, so long as the above ruling stands, that indicated life the spice is the exception to the general principle stands of the indicated stands distribute of res-judicata". The costs, percentaged a distributed by decided methodology of complications discretizes of commentive res-judicata to indicated lies that is actionally the decided methodology of complication, adjustication, and exceptions collective bargaining and programs. Indicate the indicated contests, specific causes of action and finally an aparticular issues", but Bombey Gas Company I al. and (guara) was distinguished or the bash of the observations is that case that "If the workers are discretified with any of the items in respect of which that claim has been affected in the special country. This appropriate was interpreted to mean that "If a final dispusa had been raised, after terminating a prior award, no life for proceedings must be common. The said character of sentencers between the parties is the detectoining finally. An award relating to termination of services of a sentencers by continuing obligation on the workers are the company of incurrency priorities of the detectoining finally. The award, therefore,

becomes final and shall not cease to be operative after lapse of one year. It cannot be terminated by a notice under Sub-section (6) of Section 19 of the Act. That dispute cannot be referred to adjudication subsequently. The principles of res-judicata, as enunciated in Burn and Company Ltd. [1957 (I) LLJ 226] would apply to such a case with full force.

34. The Corporation had relied order dated 11-11-99 passed by the High Court on contempt petition. moved by the claimant. Order which resulted in disposal of the writ petition has not been filed by either of the parties. It seems that when contempt petition was dismissed by High Court of Delhi, the claimant opted not to pursue the writ petition. His writ petition came to be dismissed with liberty to him to approach the authorities under the Act. It emerges that issues were left open to be adjudicated by this Tribunal, when High Court disposed of the writ petition filed by the claimant. Under these circumstances, it is evident that the writ petition had not resulted into adjudication of the controversy on merits. Therefore, disposal of the writ petition by the High Court of Delhi will not stop the claimant to agitate issues before this Tribunal. Contention advanced by the Corporation is discarded on that issue too.

35. Order Ex. WW1/M2, passed by High Court of Delhi on 11th of November, 1999 has been proved by the Corporation. This order was passed, disposing of contempt petition moved by the claimant. As detailed above an interim order was passed and during continuance of the said order services of the claimant were dispensed with, by Retainer of Account, at the instance of the Corporation. As detailed in the order, letter dated 7th of June, 1990 was written by the Corporation to the claimant, which reads as under:

"It is noticed that you are sitting in the IRFC premises without permission, only regular employees of Indian Railway Finance Corporation (IRFC) and the persons deputed by and belonging to agencies like Registrars, Retainers etc. for doing their work authorised by IRFC, are permitted to sit and work in the IRFC premises. We have been informed by your employer i.e. M/s Hingorani M and Co. (HMC) who are also IRFC's Retainers for Accounts, that you have been withdrawn from your present assignment with IRFC and that they would be requiring your services in their office, IRFC is a financial institution dealing with security documents. You are, therefore, not permitted to sit in the IRFC premises since you are not authorised by M/s H.M.C. to handle any work.

While you were asked to leave the premises, there being no violation of Hon'ble High Court's orders, you threatened that you would not leave the

premises unless you are given a letter in writing to do so as advised by your lawyer. You are however, informed that IRFC shall present its case and shall abide by all the directions of the Court.

A detailed letter is being given to you so as to enable you to appreciate the position and to maintain discipline in the office premises of IRFC as otherwise there may be wrong signals. Maintaining discipline in the office is the foremost duty of every management. This is communicated to you, without prejudice to the case of IRFC in the writ petition No. 3517 of 1999 and CMP No. 7166/99. While we are not allowing you to come to this office, it should not be taken to mean that your services are dispensed with, because you have never been in the services of the IRFC.

If M/s HMC want you to work for them in IRFC, please bring the authority letter from them."

- 36. The Corporation had preved letter Ex. MW1/2, written by the Retainer of Accounts to the claimant. Ex-MW1/2 highlights that the Retainer of Accounts took a decision to withdraw the claimant from his assignment with the Corporation. He was advised to hand over all relevant papers and files to Ms. Swati and report back to the Company of Retainer of Accounts immediately. Issuance of this letter could raise an uprour, which led the claiment to move contempt petition before High Court of Delhi and subsequently the authorities under the Act for making a reference of the dispute to this Tribimal. Whether it was within the competence of the Retainer of Accounts to withdraw the claimant from his assignment with the Corporation, when Corporation had established direct relationship of employer and employee with him? Answer lies in negative. Retainer of Accounts was not competent to withdraw him from his assignment with the Corporation, when the Corporation opted to establish direct relationship of employer and employee between the parties. Therefore, letter Ex. MW1/2 was an instrument which was initiated at the instance of the Corporation. The claimant opted to visit premises of the Corporation for performance of his duties and that proposition led the Corporation to write letter referred above. Consequently it is evident that the Corporation was behind the curtain when Ex. MW1/2 was written by Retainer of Accounts to the claimant. In fact and reality it was the Corporation who snapped relationship of employer and employee between it and the claimant.
- 37. Claimant unfelds in his testimony that he joined service with the Corporation in April, 97 and served them continuously till May, 1999. He amounced that on 28th of May, 99 he was not allowed to join his duties. When his testimony was purified by an ordeal of cross examination, the Corporation simply took a stand that he was an

employee of the Remainer of Accounts. As distribut theve, the Corporation satisficited dispervelent and the dispervelent of the sequence and employee with the companies on the claimant could highlight that he served the Companies continuously (iii 22th of May, 1999. Plantship, it is a lifetiment that since July, 97 till 28-5-99 the channels was it continuously as a continuously of the Corporation.

- 38. "Continuous Service" has been defined by Section 25-B of the Act. Under sub-section (1) of the said section, "continuous service for a period" may comprise of two period viz. (i) uninterrupted service, and (ii) interrupted service on apcount of (a) simi authorized leave, (c) an accident, (d) a strike whi legal, (e) a lock-out, and (f) a constition of while that is not due to any fault on the part of the worksman, shall be included in the "continuous service" Sall-manife (2) of the said section introduces a fiction to the office that even if a worksom is not in "combination service" within the meaning of clause (1) for a paried of one your or six worsels. he shall be deemed to in confinitions service for that method under an employer if he has actually worked for the days specified in clauses (a) and (b) thereof. In Vijey Kurser Majoo (1968 Lab. I.C. 1180) it was held that our year's period contemplated by sub-section (2) Parisis of measure and if during that unit of measure die position of service actually rendered by the workships if 240 days. then he can be compilered to have semblered one year's continuous service for the purpose of the seption. The ides is that if within a unit period of one your a present to put in at least 240 days of service, their he must get the benefit conferred by the Act.
- 39. An enquiry has to be charle to find our whichler the workman has actually worked for not less than 240 days during a period of 12 calendar months intensificably preceding the retrenchment. As unfolded by the eliminate he rendered continuous service for 240 days with the Corporation 12 months preceding the thate when relationship of employer and employee were subject. Consequently it is evident that the claimant has been able to establish that he rendred continuous service for more than a year with the Corporation.
- 40. At the cost of republican, it is said that fatender Kumar was retrenched on 22-5-99. He was augusted by the Corporation in July, 1997. The Corporation no where chains that his service was interrupted for any remeat other than those detailed in sab-section (1) of Scotlan 25B of the Act. He rendered more than 240 days continuous anythin during the period of 12 calendar manifes indiscolately proceeding the date of his retrenchment via. 28th of life, 95, his case is covered within the definition of "continuous anything abelian" as enacted in Section 25-B of the Act. Therefore, it is appropriate to conclude that Yutender Educate despitations status of an industrial employee, on examining continuous service of three years with the management.

41. Shri Yatender Kumar asserts that he was employed as an Accountant by the minagement. On the other hand was the Accountant of the West on to depose that since Yatender Kumar was winking with M/s Hingorani M. and Co. as an Accountant for the Corporation, who were Retainers for Accounts from 1997 till 3-6-1999, hence he is not an employee of the Corporation. Evidence was appreciated while adjudication the ficts in preceding sections and it was held that though Yatender Kumar was employed as an Accountant with M/s Hingorani M. and Co., ye direct relationship of employer and employee were established, as automored above The performed functions of an Accountant for more than Zyours.

2. Shri Yatender Koman projects that his services were dispensed with on 28-5-99. Ms. Khuntia nowhere presents that notice or pay in light thereof was given to Yatender Kumar, while terminating his services. Retrenthment compensation was not paid to him. The management was under an obligation to pay him compensation at the time of reprenchment. Payment of retrendment compensation is a condition precedent to a valid order of retrenchment Precedents in Bombay Union of Journalists case [1964(1) LLJ 351], Adaishwer Laal (1970 Lab. I.C. 936) and B. M. Cupta [1979 (1) LLJ 168] announce that subsequent payment of compensation can not validate an invalid order of retroughment. As retrenchment compensation was not paid to Vatender Kumar, consequently action of the management falls within the mischief of Section 25-F of the Act.

43. It is not the case of the Corporation that when service of the claimant were dispensed with a notice for a period of one menth was served intended with a notice for a period of one menth was served intended from or he was paid in lieu thereof. No evidence has been brought over the record that retremblement companisation was paid to the claimant, when his services were dispensed with. On this the claimant asserts that on 25-3-97 he was not allowed to join his duties and letter dated 7th of June, 99 was written to him by the Corporation. In dealer Ex. WW1/M2, High Court and detailed the contents of the letter written by the claimant to the Corporation on 15-6-99, which are reproduced thus:

Re: Your Letter No. IRPC/ADMN, DATED:

am in receipt of your above mentioned letter lirecting monot to sit in the IRFC premises.

At the outset I would like to point out that your bove mentioned letter is in clear and categories violation of the orders of the Him ble High Court of Delhi dated 28-3-99 which orders you not to dispense with my services. However, by not sermitting to sit in the IRPC premises you are leatently and purposely floating the orders of the Hon'ble Delhi High Court.

In the said letter you have mentioned that only regular employees are entitled to sit in the IRFC premises. You forget that CW 3517/99 filed by me is for regularization of my services. In any event you have been restrained from terminating my services by the Hon'ble Delhi High Court.

I would also like to once again reiterate that as pointed out by me in CW 3517/99 my employers are not M/s. Hingorani and Co. but IRFC. You are simply trying to circumvent your contractual and legal obligations towards your temporary employees.

In this connection you have lodged a false and fraudulent FIR against me at the R. K. Puram Police Station alleging that I have threatened to hurt and bodily harm some employees of IRFC. The local police was also called in order to harass and intimidate me. "Subsequently on 9-6-99 the local police took me. Shri S. K. Rathi and Shri Rajinder Prasad (all petitioners before the Delhi High Court) to the Police Station R. K. Puram from the I.R.F.C. office. At your instance the local Police have told us that if we dare enter the IRFC office they would not only harm us bodily but also implicate us in false cases.

I have also been informed by my colleagues in IRFC that you are planning to further implicate me in fraudulent police cases. Your only objective in doing so is to make me withdraw CW 3517/99 filed by me against IRFC. You will therefore go to any length to circumvent the orders of the Hon'ble Delhi High Court

I, therefore, call upon you to withdraw your letter dated 7-6-99 with immediate effect failing which I shall have no option left but to approach the Hon'ble Delhi High court against you for committing contempt of Court. You are willfully disobeying the order of the Hon'ble Delhi High Court dated 28-5-99 passed on CW 3517/99 and are, therefore, liable to be punished for the same."

Therefore, it is emerging over the record that neither notice nor pay in lieu thereof nor retrenchment compensation was paid to the claimant by the Corporation, when his services were dispensed with on 28th of May, 99. Consequently it is evident that retenchment of the claimant is violative of the provisions of Section 25-F of the Act.

44. When services of the claimant were retrenched in violation of the provisions of Section 25-F of the Act, he is entitled to reinstatement in service. Shri Kapur argued that Corporation is a Government of India Undertaking, which has rules of recruitment. According to him, when claimant was engaged in violation of rules of recruitment, he is not entitled to reinstatement of service, sincé it would

amount to abrogation of those rules. Shri Rana presents that when Mr. M. Kannan joined service of the Corporation after termination of services of the claimant and his services have been regularized, it amounts to violation of provisions of Section 25-H of the Act, which casts an obligation on the Corporation to give an opportunity to the claimant for reemployment, as and when it propose to employ some one. He presents that the said legal obligation was violated by the Corporation. In her testimony Ms. Khuntia does not dispute that Shri M. Kannon is an employee of the Corporation. No issues were raised on the ground that Shri Kannon was ensaged after termination of the services of the claimant and his services stands regularized. Consequently it is emerging over the record that after termination of the services of the claimant, the Corporation engaged Mr. Kannon and regularized his services also.

45. Shri Kannan, who was engaged after termination of the service of the claimant, would rank junior to the claimant. When, a junior to the claimant has been regularized in the proposition it does not lie in the mouth of the Corporation to say that service of the claimant cannot be reinstated since it would amount to abrogate recruitment rules. Can management be permitted to treat equals differently? Answer lies in negative. In Bal Kishan [1990 (I) LLJ 61] the Apex Court announced that no junior shall be confirmed or promoted without considering the case of his senior. The observations made by the Apex Court are reproduced thus:

"In service, there could be only one norm for conferment or promotion of persons belonging to the same cadre. No junior shall be confirmed or promoted without considering the case of his senior. Any deviation from this principle will have demoralizing effect in service apart from their being contrary to Article 16(1) of the Constitution."

46. The management projected that in Uma Devi [2006 (4) SCC 1] the Apex Court ruled that a person who entered service dehors the rules has no right for regularization or continuance in service. The principle of law laid by the Apex Court in the aforesaid case is not a matter of dispute. Whether the law so laid would allow the management to discriminate the claimants from Shri M. Kannan, who was junior to him and placed on similar padestal? Such a proposition was considered by the Apex. Court in Pooran Chandra Pandey [2007 (12) Scale 304]. wherein it was announced that precedent in Urna Devi (supra) cannot be applied mechanically without considering facts of a particular case. In Uma Devi it was ruled that a person, who entered the government service dehors rules cannot claim as right for continuance or regularization of service. However, the said decision nowhere speaks of a case where regularization in service has been sought in pursuance of fundamental rights

guaranteed by Article 14 of the Constitution. In Pooran Chandra Pandey (supra) there were two sets of employees who were daily wagers, that is (i) the original analogies of the U.P. State electricity Board and (ii) this employees of the society, who subsequently became employees of the Electricity Board, The High Court ruled that there was no ground for discriminating between the two sets of empoloyees. When issue reached the Anex Court it was ruled that since the parties were all appointed at the society before 4th of May, 1990, they cannot be denied benefit of the decision of the Electricity Board dated 28th of November, 1996, permitting regularization of the employees of the Electricity Board who were working from before 4-5-1990. It was announced that to take a contrary view would violate Article 14 of the Constitution. The courts cannot, read Uma Devi case in a manner which will make it in conflict with Article 14 of the Constitution. Thus the Anox Court made it clear in Pooran Chandre Pandoy (water) that when regularization is to be ordered in pursuance of Article 14 of the Constitution precedent haid down in Uma Dovi will not come in between.

47. Relying law laid in Poeran Chandra Pandey (supra), it is amounced that it does not lie in the mouth of the management to seek refuse in the principles of law laid in Uma Devi with a view to deny equality to the chainsant. Therefore, it is commanded that chainsant, namely. Shri Yatender Kumar would be regularized in the anxious by the management on the same standards on which life Kanada was regularized. He would be regularized from the date when and in any eventuality not later from the date when services of Mr. Kanada were regularized.

48. Services of the claimant were dispensed with in violation of the provisions of Section 25-B of the Act. Circumstances projected by the claimant would show justification for a command to the management to rela his services. However, it is to be considered as to whe the claimant was gainfully employed in the hittirvening period. Though Ystender Kumar Sharmardiained that he is unemployed since the date of his termination, vee no cogent evidence was produced by him in that behilf. Consequently, this Tribunal has to a consider quantum of wages, which can be awarded to the claimant for the intervening period. No definite yardstick for measuring the quantum of wages/compensation is available. In S. S. Shetty [1957 (II) LLJ 696] the Apex Court indicated some relevant factors which an adjudicator has to take into account in computing compensation in lies of reinstatement, in the following words:

"The industrial Tribunal would have to take toto account the terms and conditions of uninderpresent the tenure of service, the possibility of securious of the employment at the instance of althoughout the possibility of retrenchment by the amployer or

resignation or retirement by the workman and even of the employer element ordinag to exist or of the workman being assisted engines benefits including reinstatement under the topics of fisture awards by inclustrial Tributal in the world of facture awards by inclustrial Tributal in the world of facture awards by inclustrial Tributal in the benefits of reinstatement, the money value of the benefits of reinstatement, the industrial adjusticator regards also have to take into account the papers. When his salary, benefits are absold by all his satisfact the age of superstantiation, and the value of such benefits would have to be computed to their moder the date when such reinstantiation was consider under the terms of the award.

Having regard to the sensitierations detailed above. It is impossible to strangers the money value of this benefit of reinstances, awarded to the appellant with transfermation from awarded and the best that any tribunal or court would do under the circumstances would be to stake as correct as estimate as is possible bearing, of tourse in mind all the relevant factory or a service.

A9. A Divisional Reach of the Patra High Court in B. Choughary Vs. Pressiding (Allient, Labour Court, Jamishedpur (1988) in L. 1755 (1988) deduced certain guidelines which have to because the state of the back wages receivable; (ii) equipmention wit. (ii) the back wages receivable; (ii) equipmention wit. (iii) the back wages receivable; (iii) equipmention for literative in the establishment. (iv) equipment was first and obtainability of alternative employment; (iii) equipment was first and obtainabilities. (vi) gainful employment in millimetion of literatives; (vi) gainful employment in millimetion of literatives; (vi) gainful employment in millimetion of literatives; (vi) gainful employment in millimetion of literatives; (vi) gainful employment in millimetion of literatives; (vi) gainful employment in millimetion of literatives; (vi) gainful employment in millimetion of literatives; (vi) gainful employment in making the factors are gain illustrative and the past conduct. These factors are gain illustrative and not exhaust ve. In addition to the antiqueted as compensation, it is also within the satisfication of the Tribural to award interest on the magain despendent can be made to Tabesh Process Shivikashi (1949 Lab. I L. 1847).

Court took into account countries of facts that the employer had paid outsith surrest the workmen and her own examing in the alternative appringment and ordered that "it would be been said just to illust the appellant a substantial summas exempendation to her". In Utkal Machinery Ltd. [1966 [1] LLJ." 1967 the amount of

compensation equivalent to two year salary of the employee awarded by the Industrial Tribunal was reduced by the Supreme Court to an amount equivalent to one year salary of the employee in view of the fact that she had been in service with the employer only for 5 months and also took into consideration the unusual manner of her appointment at the instance of the Chief Minister of the State. In A. K. Roy [1970 (1) LLJ 228)] compensation equivalent to two years salary last drawn by the workmen was held to be fair and proper to meet the ends of justice. In Anil Kumar Chakaraborty [1962 (II) LLJ 483] the Court converted the award of reinstatement into compensation of a sum of Rs. 50,000 as just and fair compensation in full satisfaction of all his claims for wrongful dismissal from service. In O. P. Bhandari [1986 (II) LLJ 509], the Apex Court observed that it was a fit case for grant of compensation in view of reinstatement. The Court awarded compensation equivalent to 3.33 years salary as reasonable. In M. K. Aggarwal (1988 Lab. I. C. 380), the Apex Court though confirmed the order of reinstatement yet restricted the back salary to 50% of what would otherwise be payable to the employee. In Yashveer Singh (1993 Lab. I. C. 44) the Court directed payment of Rs. 75,000 in view of reinstatement with back wages. In Navai Kishor [1984 (II) LLJ 473] the Apex Court observed that in view of the special circumstances of the case adequate compensation would be in the interest of the appellant. A sum of Rs. 2 lac was awarded as compensation in lieu of reinstatement. In Sant Raj [1985 (II) LLJ 19] a sum of Rs. 2 Lac was awarded as compensation in lieu of reinstatement. In Chandu Lal (1985 Lab. I. C. 1225) a compensation of Rs. 2 lac by way of back wages in lieu of reinstatement was awarded. In Ras Bihari (1988 Lab. I. C. 107) a compensation of Rs. 65,000 was granted in lieu of reinstatement, since the employee was gainfully employed elsewhere. In V. V. Rao (1991 Lab. I. C. 1650) a compensation of Rs. 2.50 lac was awarded in lieu of reinstatement.

51. Taking into account all these aspects, I am of the considered view that the Corporation is to be commanded to reinstatement the claimant in its services with continuity and 25% back wages from the date of termination till the date of his reinstatement. Since his junior has been regularized in service. The Corporation shall also regularize service of the claimant from the date his junior Mr. Kannon was regularized in service. An award is accordingly passed. It be sent to the appropriate Government for publication.

Dated: 15-10-2010 Dr. R. K. YADAV, Presiding Officer

# नई दिल्ली, 23 दिसम्बर, 2010

का. आ. 170.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार ओरियटल इंश्योरेन्स लिमिटेड के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक बिवाद में केन्द्रीय सरकार औद्योगिक अधिकरण-1, चण्डीगढ़ के पंचाट (संदर्भ संख्या 147/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 22-12-2010 को प्राप्त हुआ था।

[सं. पूल-17012/6/2003-आई आर (बी-1)] रमेश सिंह, डेस्क अधिकारी

New Delhi, the 23rd December, 2010

S.O. 170.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 147/2003) of the Central Government Industrial Tribunal-cum-Labour Court-1, Chandigarh as shown in the Annexure in the industrial dispute between the employers in relation to the management of Oriental Insurance Company Ltd. and their workman, which was received by the Central Government on 22-12-2010

[No. L-17012/6/2003-IR(B-I)] RAMESH SINGH, Desk Officer

## **ANNEXURE**

BEFORE SHRI GYANENDRA KUMAR SHARMA, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-1, CHANDIGARH.

Case L D. No. 147/2003

Shri Chander Parkash, S/o Shri Khilla Ram, 705, Prem Nagar, Ghumar Mandi, Ludhiana-141008.

. Applicant

#### Versus

The Regional Manager, Oriental Insurance Company Ltd., SCO No. 109-111, Sector-17D, Chandigarh-160017. Respondent

## APPEARANCES:

For the Workman

: Shri B. N. Sehgal

For the Management: Shri R. K. Chopra

AWARD

Passed on: 10-12-2010

Government of India, vide Notification No. L-17012/6/2003-[IR(B-I)], dated 31-7-2003 by exercising its power under Section 10 of the Industrial Disputes Act (the Act in short) has referred the following industrial dispute for adjudication to this Tribunal:

"Whether the action of the management of Oriental Insurance Company Ltd. in imposing the punishment of dismissing the services of Shri Chander Parkash S/o Shri Khilla Ram, Ex-Peon w.e.f. 19-10-2001 is legal and justified? If not, what telief the concerned workman's entitled to and from which date?"

After receiving the reference parties were informed. Parties appeared and filed their respective pleatings. The case of the workman in nut shell is that he was appointed as a peon in Oriental Insurance Company Limited vide letter thated 10-3-1989 by the Regional Manager of the Bank. He was drawing the salary of Rs. 5,000 per month. His services were confirmed by the Regional Manager vide letter dated 25-8-1989. The workman has also qualified the test of clerk grade. Because no post was lying vacant, he was not promoted as clerk and was in the waiting list. Due to illness he had remain on leave during the year 1996 to 1999 for 452 days. The workman was charge sheeted for his remaining absent for 452 days. Enquiry was conducted and the charge was alleged to be proved against him. He was dismissed from the services on 19-1-2001.

It is the contention of the workman that his services were illegally terminated because the enquiry was conducted against the principle of natural justice. The instances of violation of principle of natural justice have been mentioned in the statement of claim in detail. I am not mentioning them because at the later stage the workman has considered and admitted that enquiry was fairly conducted.

The management appeared and contested the claim: of the workman by filing written statement. It is the contention of the management that workman remained absent unauthorizedly from 1996-99 for 452 days without prior sanctioning the leave. A proper and fair enquiry was conducted and after considering the nature of misconduct he was rightly dismissed from the services. Both of the parties were heard on issue of fairness of enquiry on 22-2-2010. This Tribunal vide order dated 22-2-2010 after affording the opportunity of being heard to both of the parties held the enquiry fair, proper and in accordance with he principle of natural justice. Vide order dated 22-2-2010 epportunity for adducing evidence was afforded to both of the parties on perversity in decision making of the enquiry officer and on quantum of punishment. Both of the parties informed this Tribunal on 22-2-2010 that they were not interested in adducing any further evidence of the issue of perversity, if any in decision making of the enquiry officer and on quantum of punishment awarded by the disciplinary authority. Accordingly, the file was listed for accuments.

Parties were heard at length. Fact admitted need and to be proved. In para No. 4 of the claim it is mentioned by the workman that due to his illness he remained on home during the year 1996—1999 for 432 days. The workman has

failed to prove that his leave were sanctioned for the said period.

The workman was given the charge sheet as follows:

(1) He has remained unsufficiently absent without prior parmission or sanction of leave for 452 days during the period 1444 23-10-1996 to 10-8-1999 as martisoned below.

;	Period	No. of Days
	23-10-964029	
	10-12-96	1
	30-12-96 to 27	2-97 60
	19-5-97 to 22-	5.97 4
	20-6-97 to 25-	6-97 6
	30-6-97 to 8-7-	97
	21-10-97 to 24	-10-97 4
	4-11-97 to 7-11	1-97
	17-11-97 to 18	-11-57. 2
	8-12-97 to 12-	12-97" 5
.:`	29-12-97 to 31	-12-97 <b>.</b> 3
1	25-2-98 to 26-2	2-98 2
} :	2-3-98 to 20-3	98
	15-4-98109-7-	98
	6-1- <b>99</b> to 12-1-	99
.	21-1-99 to 18-	202
	Total:	452 days

(2) He has abandoned his post as no intimation or information in willing was received in office, from him during his unauthorized absence from 21-1-1999 to 9-8-1999.

As stated earlier, that anguiry conducted by the enquiry officer has been held to be fair and proper. It is admitted by the workman that in a set of three years he absented (remain on leave) for 432 days. Prior to 21-1-1999 to 10-9-1999, the workman resident absent for 202 days continuously. The workman as stated earlier has been absented some time for a day saily and some time for two days. The management has contended that because of unauthorized absence of the workman, work culture of the company has been affected. Unauthorized absence frustrates the very purpose of making public appointments.

In spite of the above contention of the management, the punishment awarded to the workman should proportionate to the committed misconduct.

Learned counsel for the workman has filed and relied upon the following case laws:

- (1) LIC of India Vs. R. Suresh, 2008 (2) SCT 664 (SC).
- (2) Inspector Prem Chand Vs. Govt. of N.C.T. of Delhi and others, 2007 (4) SLR 240 (SC).
- (3) Colour-Chem. Ltd. Vs. A. L. Alaspurkar, 1998 (1) SCT 757 (SC).
- (4) Narinder Mohan Arya Vs. United India Insurance Ltd. and others.
- (5) M. V. Bijlani Vs. Union of India and Others, 2008 (4) SCR 711 (SC).
- Joginder Pal Vs. The Presiding Officer, Labour Court, 1996 (1) SCT 436 (Pb. and Haryana High Court).
- (7) Haryana State Vs. Dharampal, 2001 (1) SCT 229 (Pb. and Haryana High Court).
- (8) Jagdish Singh Vs. Punjab Engineering College and others, 2009 (121) FLR 984 (SC).

I have gone through the principle laid down in all above case laws. The management of the Insurance Co. has referred 2007 (4) (SC) SLR 240 Inspector Prem Chand Vs. Government of NCT of Delhi and others which is also relied upon by the learned counsel for the workman on the issue of nature of misconduct on unauthorized absence. The management has contended that it is case of habitual absenteeism and accordingly the lenient punishment as ordered to be awarded by the Hon'ble Apex Court in Inspector Prem Chand's case cannot be considered. In the case of habitual absenteeism, strict and harsh punishment should be awarded.

On perusal of the entire material on record, it is specifically made clear that the issue of fairness of enquiry has already been decided by this Tribunal vide order dated 22-2-2010. Vide order 22-2-2010, the enquiry has been held to be fair, reasonable and proper. Meaning thereby, this Tribunal vide order dated 22-2-2010 has held that a fair procedure was adopted by the enquiry officer and all possible opportunity of hearing was given to workman. On the perversity, if any, in decision making and on quantum of punishment, both of the parties were afforded the opportunity to adduce evidence. None of party chooses to file/adduce any evidence and it was requested to dispose off the same on the basis of enquiry proceedings and enquiry report.

On perusal of the entire enquiry proceedings and enquiry report, it is evidently clear that for the period

w.e.f. 21-1-99 to 10-8-99 for the absence of 202 days continuously, it is reported that the workman was ill. The cumulative effect of the evidence of the management and the evidence in defence during enquiry is that during this period of absence, the workman was seriously ill. This fact has also come to the notice of the Tribunal that one staff member of the company visited the house of the workman and informed the branch manager that the workman is seriously ill. Meaning thereby, that the cause of absence was the ailment of the workman. It is true that workman has not applied for medical leave but the departmental proceedings run on the basis of justice, equity and good conscious. Equity, justice and good conscious requires that once this fact came to the notice of the enquiry officer that the absence of the workman was due to the ailment of the workman, he should have conducted the enquiry in like manner.

During arguments, it is admitted by both of the parties that workman could not survive and thereafter died with the same ailment. If true facts lacks communication, it does not permit the authorities of the company for harsh punishment. Thus, findings given by the enquiry officer regarding unauthorized absent are perverse because it had come to the notice of the enquiry officer during enquiry that the workman was seriously ill and has ailment was the cause of absence. The ailment was of such a nature that workman could not survive.

Section 11A of the I.D. Act, 1947 empowers this Tribunal that in rare and sparing cases, this Tribunal can invoke the jurisdiction to reduce/change/replace/substitute the punishment awarded to the workman by the disciplinary authority. It is the settled principle of service jurisprudence that the jurisdiction u/s 11A should be invoked only in the cases if it warrants this Tribunal that non-invoking the jurisdiction will result in failure of justice and mis-carriage of justice. In spite of knowing the cause of absence, the management has dismissed the services of Shri Chander Prakash which was as per Inspector Prem Chand's case a very harsh punishment. The workman has not abandoned the job but was prevented to attend the office due to the ailment.

As stated earlier, if the fact of ailment has come to the notice of the enquiry officer and disciplinary authority, the enquiry should have been conducted in the same manner. The enquiry officer and disciplinary authority, both, failed to appreciate the fact of ailment of the workman as the cause of unauthorized absence and if this fact is not appreciated by this Tribunal, it will be mis-carriage of justice.

Accordingly, punishment of dismissal is set aside. The period of absence should be considered as the medical leave if due. If no medical leave were due, the same shall be considered as the extra ordinary leave with or without payment of salary as per the rules prevailing in the company. For all purposes the workman shall be considered to be in

service with all the service benefits. The heirs of the deceased workman shall also be entitled for all service benefits as they would have been entitled if the workman had died in services including the compassionate appointment as per the rules of the management. The management is directed to implement the award within one month from the date of publication of award. Control Govt. be informed. File be consigned.

Chandigarh.

G.K. SHARMA, Presiding Officer

ंनई दिल्ली, 23 **दिसम्ब**र, 2010

का. अग. 171.—औद्योगिक विवाद अभिनियम, 1947 (1947) का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार दक्षिण मध्य रेलवे के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कमेंकार्स के बीज अनुबंध में निर्देश औद्योगिक विवाद में अन्द्रीय सरकार औद्योगिक विवाद में अन्द्रीय सरकार औद्योगिक विवाद में अन्द्रीय सरकार औद्योगिक विवाद में अन्द्रीय सरकार औद्योगिक विवाद में अन्द्रीय सरकार की पंचाद (संदर्भ संख्या 135/2005) को प्रकाशित काली है, जो केन्द्रीय सरकार को 20-12-2010 को प्रांत हुआ का

[सं एल-41025/2/2010-आई आर(बी-1)] रसेता सिंह, डेस्क अधिकारी

New Delhi, the 23rd December, 2010

S.O. 171.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 135/2005) of the Central Government Industrial Tribunal-cum-Labour Court, Hyderabad as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of South Central Railway and their workman, which was received by the Central Government on 20-12-2010

[No. L-41025/2/2010-IR(B-I)] RAMESH SINGH, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUMHABOUR COURT! AT HYDERABAD

Present: Shri Ved Prakash Gaur, Presiding Officer

Dated the 4th day of October, 2010

Industrial Distpute L.C. No. 135/2005

Between:

Sri Komavarapu Venkateswara Rao, S/o Ramudu, C/o Sri M. Pitchaiah, 12/3, Arundelpet, Guntur.

retitioner

- The Senior Divisional Electrical Engineer, T.R.D. Divisional Office, South Central Railway, Vijayawada.
- Officer on Special Dary,
   Divisional Office, Personal Branch,
   South Central Railway,
   Vijayawada.
- Chief Electrical Distribution Engineer (TRD),
   South Central Railway, Rail Nilayam,
   Secunderabad...... Respondents

## APPEARANCES:

For the Petitioner

Sri M. Pitchaiah, Advocate

For the Respondent

Sri A. Prithwiraj, Advocate

## AWARD

This petition under sec. 2A(2) of the I.D. Act, 1947 was filed by Sri K. Venkates were Rao, an ex. employee of the Chief Electrical Distribution Engineer of South Central Railway in light of the judgment of the Hon ble High Court of Andhra Pradedi reported in W.P. No. 8395 of 1989 dated 3.8. 1995 between Sri U. Chingappa and M/s. Cotton Corporation of India and two others for quashing the order of his removal dated 26.6.2902 and to reinstate him with full back wages.

2. It has been alleged that the petitioner was appointed as Khalasi on 3.5.88 and worked upto 17.7.96 in that capacity. He was promoted to the post to Khalasi helper and worked upto 28.6.7062 in that capacity. The petitioner is workman within the meaning of Sec. 2(S) of Industrial Disputes Act, 1947, The Workman was issued with a proceeding bearing No.BAR. Con 227/11/2002/13 dated 28-q-2002 removing the applicant from service on the allegation that applicant produced felse educational certificate giving wrong date of birth i.e., 3-2-1955 alleged to have been issued by S. 於東文》語。High School. Though the management did not conduct the domestic enquiry in June 2002 some vigilance officers from Secunderabad office came to Vijayawada and unduly influenced the applicant and obtained his statement. One week thereafter, the applicant was called to Secunderable office and he was made to give statement to the distrition of the vigilance officer, except this no other witness was examined in presence of the workman and no document was marked. No apportunity was given to the workman before removing him from service. It has further been alleged that copy of the documents were not supplied to the workman which was made basis of the disciplinary action. It has further been alleged that at the time of submission of educational certificate applicant was not an employee of South Central Railways, as such, the charge levelled against the applicant does not apply to the facts of the case. It can be said to the codified misconduct under the rules. The charge sheet on

which the applicant was dismissed had no application to the facts of the case. The punishment is shockingly disproportionate. Other workmen have also committed identical misconduct who were either let off or imposed with lesser punishment. The punishment is not in conscience with the circulars issued by the management. The action of the management in removing the applicant form the services is arbitrary, illegal, mala fide and incolourable exercise of his power, and unfair labour practice, discriminatory, unjustified and violative of principles of natural justice. The applicant is facing financial hardships as he has been thrown out of the employment as such, the orders of removal dated 28-6-2002 be set aside and the management be directed to reinstate the applicant with continuity of service, back wages and all other attendant benefits with 12% p.a. interest on arrears.

- Counter statement field by the respondent wherein the Respondent management has stated that petitioner workman was posted as Khalasi. Thereafter he was promoted as Khalasi Helper, while working so, he was issued with a major penalty for committing grave fraud in obtaining appointment in Railway on compassionate grounds on the strength of false bio-data and bogus transfer certificate purported have been issued by S.K.P.V.V. Hindu High School for reckoning of age. The petitioner obtained employment by fraudulent means. A charge sheet along with 15 documents was issued to the petitioner, he submitted his explanation on 17-6-2002 duly accepting the charges unconditionally stating therein that he was misguided by his brother -in-law and some learned persons. Disciplinary action was initiated and full-fledged enquiry was conducted he was given full and fair opportunity to contest the disciplinary proceeding though he admitted the mistake. The management witnesses were examined who proved that the petitioner had produced bogus transfer certificate and an incorrect date of birht to gain benefit. The charges of production of bogus certificates was found to be proved and he was dismissed from the service.
- 4. Parties were directed to file their evidence. Respondent management has filed proceeding book of the enquiry proceeding.
- 5. The petitioner workman challenged the very legality and validity of the domestic enquiry as such, my Learned Predecessor heard both the parties on the question of legality of the domestic enquiry and by a reasoned order dated 8-3-2007 he concluded that the domestic enquiry conducted by the management is valid. Thereafter the matter was posted for argument under sec. 11A of the Industrial Disputes Act, 1947.
- 6. Petitioner has not filed either written arguments or has made any oral submission under sec. 11A. Learned Counsel for the respondent has filed written arguments as well as made oral submissions.

- 7. I have heard and gone through the pleadings of the parties and documents produced by the respondent management.
- 8. The following points have to be considered in this case:
  - (1) Whether the action of the management in terminating the services of the workman is legal and justified?
  - (II) To what relief the workman is entitled?"
- 9. The workman has submitted through his claim satement that a proceeding was issued to him wherein it was mentioned that he has produced false educational certificate showing date of birth i.e., 3-2-55, His contention is that no enquiry was conducted nor he was given opportunity to participate in the proceeding. However, my learned predecessor vide his order dated 8-3-2007 has given a cogent finding that the domestic enquiry was conducted by the management, charge sheet was given to the petitioner workman, management witnesses were examined and it was found by the Enquiry Officer that the petitioner submitted a bogus birth and education certificate. I have also gone through the documents produced by the management in which the statement of the petitioner workman has been recorded. The petitioner has stated that his educational qualification is SSC and his date of birth in the first instance he has stated it to be 1948, whereas in his second statement he has stated that his actual date of birth is 10-6-1942 and has passed SSC. It was his brother-in-law who has arranged the certificate on the basis of which he has obtained the employment in the Railways on compassionate ground after death of his father. There is ample material on this enquiry proceeding that the enquiry was conducted in fair and proper manner and there is ample material to prove that as the S.P.V.V.H. High School no student of workman's name was ever admitted in that school neither he studied nor failed IX class nor his date of birth is 1955 as has been mentioned in it. This all goes to show that the workman of this case has produced bogus education and date of birth certificates to gain employment, as he was born in the year 1942 he was quite over aged at the time of his compassionate appointment, so he has obtained the bogus certificate and produced it to gain appointment and he was offered the employment on compassionate grounds. There is nothing to contradict the finding of the Enquiry Officer or the conclusion arrived at during course of the enquiry that the Petitioner has produced the bogus birth certificate and study certificate. Thus, the very basis of appointment of workman to gain the employment was the bogus certificate, as such, the management has not committed any mistake in terminating the services of the Petitioner who has obtained the employment on the basis of bogus certificate and thus, the management has not committed any illegality. The Point No. (I) is decided accordingly.

- 10. Point No. (II): Petitioner workman has not been able to prove that the action of the management is illegal or unjustifiable. Hence, he is no entitled to any relief. Point No. (II) is decided accordingly.
- 11. From the above discussion, this court is of the opinion that this petition is devoid of any ment and it deserves to be dismissed and it is dismissed. Hence, this award.

Awared passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 4th day of October, 2010.

VED PRAKASH GAUR, Presiding Officer
Appendix of evidence

Witnesses examined for the Petitioner

Witnesses examined for the Respondent

NIL

/ NIL

Documents marked for the Petitioner

NH

Documents marked for the Respondent

NIL

नई दिल्ली, 23 दिसम्बर, 2010

का. आ. 172. - औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार इंस्ट कोस्ट रेलये के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच अनुबंध में निर्दिण औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैपराबाद के पंचार (संदर्भ संख्या 14/2008) को प्रकृतित करती है, जो केन्द्रीय सरकार की 22-12-2010 को प्रान्त हुआ था।

[सं. एल-41011/13/2008-आई. और.(बी-1)] रमेश सिंह, डेस्क अधिमेती

New Delhi; the 23rd December, 2010

S.O. 172.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Raf. No. 14/2008) of the Central Government Industrial Tribunal-cum-Labour Court. Hyderabad as shown in the Ampexure in the industrial dispute between the employers in relation to the management of East Coast Railway and their workmen, which was received by the Central Government on 22-12-2010.

[No.1.41011/13/2006-IR(B4)] RAMESH SINGH, Desk Officer

## ANNEXINE

## BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TREMUNAL CUMPLANOUR COURT-1 AT HYDERAKAD

resent : Shri Ved Prakash Gaur, Presiding Officer Dated the 1st day of November, 2010 Industrial Dispute No. 14/2008

The President. Hast Coast Railway Porters' Union, O/o Porter's Rest Union, Railway Sation. Hhubaneswar (Orissa) -751001

The Senior Divisional Commercial Manager, East Coast Railway, Walker Division, DRM Office Complex, Dondaparthy, Visakhapamam

The Divisional Railway Manager, East Coast Railway, Walkin Division, Dondaparthy, Visakhapathem ... Respondents

#### APPEARANCES:

For the Petitioner : M/s. T. Venket Reddy, Ch. Janardhan Raddy K. W.N. Reddy and N. Venugopal Lito, Advocates

For the Respondent : Sri A. Pritavirai, Advocate

The Government of India. Winistly of Labour by its the following dispute under Section 19(1)(d) of the I.D. Act, 1947 for adjudication to this Tribinal between the management of East Coast Rolleday and their workmen. The term of reference is as under:

### SCHEDULE

"Whether the action of the management of East Chast Railway, Walterin Division represented by Sr. Divisional Commercial Commercial Commercial Railway Manager in denying the facility of transfer of Licence Badges to the dependents of 166 Railway Perters i.e. 5/8ri Kerri Games Maidu and 165 others (as per list enclosed) engaged in various Railway Stations in Walkair Division as demanded by the East Chast Railway Froter's United is legal and justified? If not, to what relief the workmen are entitled to?"

The reference is numbered in this Tribunal as I.D. No. 14/2008 and notices were issued to the parties.

2. Petitioner union has filed claim statement and Respondents has also filed counter and documents. Respondents counsel has filed memo stating that party has agreed to get the dispute resolved through amicable settlement. The term of which is written in the memo. Workmen's counsel has also filed memo conceding that the claim be decided in terms of the memo filed by the Respondent. Both the parties has verified this memo.

#### ORDER

The memo is recorded as compromise/settlement and the claim petition is decided in terms of the memo dated 1-11-2010. It shall form part of the Award. Award is passed in terms of the memo. Upon the transfer of the badges to the dependents of the 166 Railway Porters, the Petitioners shall be entitled for all consequential benefits arising therefrom. Hence, this Award.

Awared passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 1st day of November, 2010.

VED PRAKASH GAUR, Presiding Officer

## Appendix of Evidence

Witnesses examined for the Petitioners

Witnesses examined for the Respondent

NIL

Documents marked for the Petitioners

NIL

Documents marked for the Respondent

NIL

नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 173.-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार दक्षिण भारतीय बैंक लि. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैदराबाद के पंचाट (संदर्भ संख्या 49/2003) की प्रकाशित करती है, जो केन्द्रीय सरकार को 22-12-2010 को प्राप्त हुआ था।

> सि. एल-12014/02/2010-आई आर(**बी**-I) ी रमेश सिंह, डेस्क अधिकारी

New Delhi, the 24th December, 2010

S.O. 173.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 49/2003) of the Central Government Industrial Tribunal-cum-Labour Court, Hyderabad as shown in the Annexure in the industrial dispute between the employers in relation to the

management of South Indian Bank Ltd. and their workman. which was received by the Central Government on 22-12-2010

> [No. L-12014/02/2010-IR (B-1)] RAMESH SINGH, Desk Officer

#### ANNEXURE

## BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT-1 AT HYDERABAD

#### PRESENT:

Shri Ved Prakash Gaur, Presiding Officer

Dated the 4th day of August, 2010

Industrial Distpute No. L.C.I.D. 49/2003

(Old I.D. No. 50/2001 transferred from Labour Court, Guntur)

#### BETWEEN:

Sri A. Vijay Kumar, S/o Chinnabbai, C/o Sri C. Niranjan Rao, HIG-II, Block-22, Flat-8, Baglingampally, Hyderabad

Petitioner

#### AND

- 1. The General Manager, South Indian Bank Ltd., H.O. S.I.B. House. Post Box No. 28, Trissuru, Kerala
- 2. The Manager, South Indian Bank, Vijayawada.

Respondents

#### APPEARANCES:

For the Petitioner

: M/s. C. Niranjan Rao and M. Subrahmenya Sastry, Advocates

For the Respondent: M/s. G. Vidya Sagar, K. Udaya Sri, P.

Sudheer Rao and B. Shivakumar,

Advocates

#### AWARD

This case I.D. No. 50/2001 has been transferred from Labour Court, Guntur in view of the Government of India, Ministry of Labour's Order No. H-11026/1/2001-IR (B-I) dated 18-10-01 and renumbered in this Court as L.C.I.D. No. 49/2003 which is case taken under Sec. 2 A (2) of the I.D. Act, 1947 in view of the judgment of the Hon'ble High Court of Andhra Pradesh reported in W.P. No. 8395 of 1989 dated 3-8-1995 between Sri U. Chinasana and M/s. Cotton Corporation of India and two others.

- 2. The Petitioner Sri A. Vijeya Kumar has filed this Petition against his termination dated 19-11-1998, He submitted that he joined the service of the Respondent bank as clerk-cashier in the year 1985. Due to personal and physical problems he could not attend his duties and could not inform the Respondent. He was issued with chargesheet dated 1-9-98 and after enquiry proceeding he was held to be guilty of the charges levelled against him. Petitioner further submits that he was given personal hearing and removed from service of Respondent bank from 19-11-1998. He submitted that he served a demand letter to the management for reconsideration of termination order. Hence, Petitioner prayed to direct the Respondent management to reinstate him with continuity of service, back wages and attendant benefits.
- 3. Respondent has filed counter statement. That Petitioner was working as a clerk-cum-cashier in the Vijayawada Branch of the bank. During course of his employment the workman committed certain gross and serious misconducts adversely affecting the proper and normal working of the bank and endangering the discipline of co-employees. It is submitted that he has started committing misconducts from the year 1991 and also abstaining from duty without leave. First he was warned and later as he continued similar offences, his increment was stopped for a period of six months as penintenent after. a proper enquiry. That Petitioner Sri. A Vileya Kumer continued to be absent without leave and discheved the orders to resume duty. As empury was conducted following the principles of natural justice. He was afferded all opportunities during enquiry proceeding and also after for submission and for personal heating. Petitioner has requested to take a lenient view. But as the charges were proved against him punishment of dismissal vide order dated 19-11-1998 was given to the Petitioner. The workman was unauthorizedly remain absent without intimation continuously from 29-10-1997 till the date of his dismissal on 19-11-1998 which is a gross-misconduct under Clause 19.5 (f) of the Bipartite Settlement as such, the petition is liable to be dismissed.
- 4. The Petitioner workman has filed rejoinder reiterating his prayer and stating that his petition is maintainable under Sec. 2A(2).
- 5. Case is fixed for hearing on 4-8-2010. On this date both parties called absent. Hence, this petition is dismissed in absence of both parties. Accordingly, a 'Nil Award' is passed in absence of parties concerned.

Accordingly, a 'Nil' Award is passed, Transmit.

Dictated to Smt. P. Phani Gowrt, Personal Assistant transcribed by her corrected by one on this that the day of August, 2010:

VED PRAKASH GAUR, Presiding Officer

## Appendix of evidence

Witnesses examined for the Petitioner

Witnesses examined for Respondent

AL.

Documents marked for the Petitioner

Documents marked for the Respondent

नई विक्षाति, 24 विकासर, 2010

का. आ. 174.-अधारिक विकार अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार एस.सी.सी.एल. के प्रविधतंत्र के संबद्ध नियोजकी और उनके कर्मकारों के बीच अनुबंध में निर्देश बोलोगिक विक्रह में कोषीय औद्योगिक अधिकरण, हैदराबंद के पंचाट (संदर्भ संख्या 15/2008) को प्रकाशित करती है, जो केद्रीय संस्कार को 24-12-2019 की जान हुआ था ।

> [सं. इल-22012/386/2007-आई आर (सीएम-II)] **ही. एस. एस. अशिकास राय, डेस्क** अधिकारी

New Delhi, the 24th December, 2010

S.O. 174. In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Net No. 15/2008) of the Central Government industrial Tribunal cam Labour Court, Hyderabed as shown in the Americae in the Industrial Dispute between the employers in relation to the management of 144. Singurers Dulliaries Company Ltd., and their workings, which was acceived by the Central Government on 24-12-2010

> No. L.22012/336/2007-IR (CM-II)] D.S.S. SRIMIYASA RAO, Desk Officer

#### APPENDE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CONFLABOUR COURT-1. AT HYDERABAD

Present: Shri Ved Prakash Gaus, Presiding Officer

Dated the 3rd day of November, 2010

Industrial Distante No. 15/2008

## Between:

Sri Y. Sacangapani, (Fitter and representative for 13 fitters of RG-II) Otr. No. St.-2, 2486. \* GDK-8, incline Colony, Godavazikhani.

Petitioner

The Chief General Manager, M/s. Singareni Collieries Company Ltd., Ramagundam-II Division, GDK-8 Incline Colony (PO).

Godavarikhani - 505211

. . . Respondents

## APPEARANCES:

For the Petitioner : Nil

For the Respondent: M/s. P.A.V.V.S. Sarma and

Vijayalaxmi Panguluri, Advocates

The Government of India, Ministry of Labour by its Order No. L-22012/336/2007-IR (CM-II) dated 27-5-2008 referred the following dispute under section 10(1)(d) of the I.D. Act, 1947 for adjudication to this Tribunal between the management of M/s. Singareni Collieries Company Ltd., and their workmen. The reference is:

### SCHEDULE

"Whether the action of the management of M/s. Singareni Collieries Company Ltd., in denying promotion to Shri Y. Sarangapani and 13 others (list enclosed) as per existing cadre scheme (i.e., Policy No. 49 dated 7-10-1993 circulated vide CLL/JCCI/LL dated 7-10-1993) is legal and justified? To what relief are the workmen entitled?"

The reference is numbered in this Tribunal as 1.D. No. 15/2008 and notices were issued to the parties.

2. On 3-11-2010 case called out, Petitioner workman absent and Respondent's counsel is present. Petitioner Workman has not filed claim statement even after putting in appearance. Though several opportunities have been given to workman but he failed to submit claim statement as such, the case is dismissed in absence and non-filing of claim statement. Accordingly, 'Nil' Award is passed.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 3rd day of November, 2010.

VED PRAKASH GAUR, Presiding Officer

#### Appendix of evidence

Witnesses examined for the Witnesses examined for Petitioner

the Respondent

NIL

NIL.

Documents marked for the Petitioner

NIL.

Documents marked for the Respondent

NIL

नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 175.-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनसरण में केन्द्रीय सरकार एस. सी. सी. एल. के प्रबंध तंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय औद्योगिक अधिकरण, हैदराबाद के पंचाट (संदर्भ संख्या 141/2006) को प्रकाशित करती है. जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था।

> [फा. सं. L-22013/1/2010-आई आर(सी-∏)] डी. एस. एस. श्रीनिवास राव. डेस्क अधिकारी

New Delhi, the 24th December, 2010

S.O. 175.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 141/2006) of the Central Government Industrial Tribunal-cum-Labour Court. Hyderabad as shown in the Annexure in the industrial dispute between the employers in relation to the management of SCCL and their workman, which was received by the Central Government on 24-12-2010

> [F. No. L-22013/1/2010-IR(C-II)] D. S. S. SRINIVASARAO, Desk Officer

## ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT HYDERABAD

## PRESENT:

Shri Ved Prakash Gaur, Presiding Officer.

Dated the 4th day of October, 2010

Industrial Dispute L. C. No. 141/2006

### BETWEEN:

Sri Vemula Madhusudan, S/o Buchi Lingu, C/o Smt. A. Sarojana, Advocate, Flat No. G-7, Ground Floor, Rajeshwari, Gayatri Sadan, Opp. Badruka Jr. College for Girls, Kachiguda, Hyderabad. Petitioner

1. The General Manager. M/s. Singareni Collieries Company Ltd., Mandamarri Area, Post Kalyankhani, Adilabad District.

2. The Dy. General Manager, M/s. Singareni Collieries Company Ltd., KK-5 Incline, Post Kalyankhani, Adilahad District. Respondents

#### APPEARANCES:

For the Petitioner

M/s. A. Sarojana & K. Vasudeva

Reddy, Advocates.

For the Respondent: M/s P.A.V. V.S. Samma& Vijeralsonni

Panguluri, Advocates.

### AWARD

This petition under Sec. 2A (2) of the I. D. Act. 1947 has been filed by Sri Vemula Madhusudan, ex-badli to set aside the dismissal order dated 19-5-2003 and to reinstate the Petitioner workman with full back wages.

2. It is alleged by the Petitioner that he was appointed as badli filler on 14-2-1989 and he was promoted as coat filler on 1-5-95 and he was regular to his duties into 2000. During this period the Petitioner's son expired susidenty, due to which the Petitioner mentally degressed and fell sick and as such he could not be regular to his dutical A charge sheet dated 7-3-2002 was issued alleging therein the Petitioner has worked for 72 days during 2001 which amount to misconduct under Company's Standing Orders No. 25.25. The Petitioner has submitted his explanation but the Respondent were not satisfied and ordered for departmental enquiry. The Enquiry Officer conducted the caquiry with predetermined notion. The enquiry was not valid in nature. The Enquiry Officer submitted his report on the basis of improper enquiry and the Disciplinary Authority did not consider the submission made by the Petitioner and passed diamissal order of Petitioner w.e.f. 30-5-2003 vide order dated 19-5-2003. The Petitioner was absent due to sudden death of his son and the same was stated by the Petitioner before the Enquiry Officer, no challenge was made from the side of the management as such, the submission made by the Petitioner weight have been deemed to be correct but the Enquiry Officer has not considered the submission made by the Petitioner workman. He submitted his enquiry report with a predetermined notion as such, the order passed on such enquiry report is bad and deserves to be quashed. Proper opportunity was not given to the Petitioner in the enquiry proceeding as such, the order dated 19-5-2003 be treated as bad in law and the punishment is too harsh and excessive to the charges alleged. He prayed this court to modify the penishment of dismissal to that of any lesser penalty so as to survive himself and to look after his family.

3. Management has filed counter statement alleging therein that Petitioner remained absent for the year 2001 but for 72 days which hampered the working of the company, the absence of the Petitioner was without any sufficient cause which is grave misconduct within the Standing Orders 25.25 of the company and diaminal is not bad in the light of the case law reported in 1996(1) SCC 302 State of U.P. and Others Vs. Ashok Kumar Singh. Pethioner's contention that he was not afforded proper apparaulty is incorrect. Due notices were given to the Pethioger to participate in the enquiry proceeding. The notice was

adknowledged by the Petitioner and he participated in the enquiry proceeding. Petitioner did not avail the assistance of co-worker though he was given the opportunity to take the help of a co-worker. Petitioner did not produce any sickness proof or death certificate of his son, thus he failed to produce any documentary evidence before the Enquiry Officer, During the years 1997, 1998, 1999, 2000 and 2002 also the Petitioner was not regular to his duties. In the year 1997 he put in only 83 musters, in 1998 94 musters, and in 1999—127 musters, in the year 2000—140 musters and in the year 2002 he put in 119 musters. However, in the year 2001 he put in only 72 musters. This proves that the Petitioner was not sincere to his work. He intentionally absented himself without any reason or cause. The edinpany has provided medical facilities by establishing haspitals, the Petitioner did not reported to the company haspital for his sickness or his son's sickness thus, if his submissions are true he would have supported that with decumentary evidence. Enquiry Officer has given his finding on the material placed before him by the management and no fault can be find in the enquiry report, it is based on evidence and Petitioner's dismissal order is not disproportionate to the misconduct committed by him since Petitioner was not regular to his duties company has dismissed him which is neither illegal nor invalid. That in view of a settlement dated 20-8-2004 which was arrived at with the recognized union i.e., SCMLU a settlement was agreed as under:

> "in view of the persistent request of the recognized union, it was offered to examine the cases of those workmen, who were dismissed on account of absenteelsm during the period from 1-1-2000 to 30-6-2004, by a High Power Committee headed by Director (PA & W) with the same criteria that was observed while reviewing the case of ex-workmen dismisses on account of absenteeism during the period from 1-1-1997 to 31-12-1999, in terms of MoS dated 21-2-2000." In accordance with the above settlement, management invited applications from employees dismissed on the ground of absenteeism and the Petitioner too made his application and his case was reviewed by the High Power Committee which did not consider his case Fit for appointment again in view of his poor attendance. Hence, the petition be dismissed as it is devoid of merits.

4. Parties were directed to produce documentary evidence in support of their claims. Petitioner has filed charge sheet dated 16-9-3002, enquiry proceeding, enquiry report, dismissal order dated 19-5-2003 and office order dated 8/11-2-1989. However, the Respondent has filed charge sheet with acknowledgment, Petitioner's explanation, notice of enquiry, entire domestic enquiry proceedings file, show cause notice issued to him, representation submitted by the Petitioner, his undertaking and dismissal order.

- 5. Before coming to the point of the legality of order passed by the management it is pertinent to mention that Learned Counsel for the Petitioner moved memo dated 1-5-2009 conceding the validity and legality of the domestic enquiry as such, the domestic enquiry was held to be legal and valid.
- 6. I have heard counsels for the parties and has gone through the claim petition, counter statement and documents filed by the parties.
- 7. It is admitted fact that the Petitioner has put in only 72 musters during the year 2001 for which a charge sheet dated 7-3-2002 was issued to the Petitioner against which the Petitioner filed his explanation stating therein that he remained absent due to ill-health and family problems. It is also admitted that domestic enquiry was conducted and Petitioner participated in the domestic enquiry. On the basis of the report submitted by the Enquiry Officer dismissal order has been passed against the Petitioner which is under challenge.
  - 8. In this case this tribunal has to consider:
  - (1) Whether the absence of Petitioner during the year 2001 was for any sufficient and reasonable cause or not and the report of Enquiry Officer is based on evidence or not?
  - (2) Whether the punishment imposed upon the Petitioner is disproportionate to the misconduct committed by the Petitioner?

Point No. 1: The Petitioner has submitted that his son expired suddenly, due to which Petitioner got mentally depressed and fell sick during the year 2001 due to which he remained absent and put in 72 musters during the year 2001. His statement was recorded by the Enquiry Officer and during the course of the enquiry he stated that he worked for 72 days and remained absent for the rest of the days. Petitioner in his reply dated 12-4-2002 stated that his only son died on 11-7-2001 due to ill-health due to which he suffered lot of trouble and mental agony causing him absence from duty. In his statement before Enquiry Officer also he stated that death of his only son affected his routine life and he remained absent. This material question has not been considered by the Enquiry Officer. No doubt, the Enquiry Officer has stated in his report that workman has cited his son's death as the cause of his absence, but, what was his finding about the workman's absence after death of his son has no where been mentioned in the report of the Enquiry Officer. No doubt, the management has produced Sri A. Udaya Mohan, POA as MW1 and Sri K. Ranga Rao, Pay Sheet Clerk as MW2 who have stated that Petitioner remained absent without leave or without intimation and attended duty for 72 days only from January to December, but, what was the reason of absence has not been mentioned by either of the witnesses which has been stated by the workman before the Enquiry Officer but same

was not been challenged by the management as such, the contention of the Learned Counsel for the Petitioner workman that Petitioner's mental condition was not of that state that he could join or perform to his duties after the sudden demise of his only son is fully justifiable. I am fully convinced that if a father loses his only son then his mental condition will be not of that state that he could perform any work for months together. Thus, in the present case, the absence of Petitioner from July to December is fully explained and based on reasonable and sufficient cause and finding of the Enquiry Officer was perverse and it is not based on evidence available before the Enquiry Officer. Point No. (I) is decided accordingly.

9. Point No. (II): This tribunal has to ascertain whether the punishment imposed is justifiable or not. From the discussion of point No. (1), this tribunal is of the opinion that workman's only son expired and he was no in such a mental state that he could perform his duties, the absence of Petitioner due to sudden demise of his only son is sufficient and good cause for absence of Petitioner from the duty. The Respondent has alleged that Petitioner remained absent during the year 1997, 1998, 1999 and 2000 also but this material fact was not disclosed in the charge sheet nor Petitioner was charge sheeted for the absence in the previous year as such absence of previous years is of no consequence. The Petitionet's only absence has to be considered for the year 2001 during which he lost his only son and in the opinion of this tribunal he was not in a state of mind that he could have performed his duties regularly. The absence of Petitioner was justified and he remained absent for the reasonable cause, in that event the management has imposed an excessive and disproportionate punishment on the workman. Instead of punishing the Petitioner with the dismissal from the service his annual increment could have been stopped and that could have been appropriate punishment in the case of the present Petitioner.

10. In the light of above discussion, this tribunal is of the opinion that the punishment of dismissal imposed on the Petitioner is excessive and deserves to be quashed. The proper punishment is stoppage of five annual increments of the Petitioner and he should be reinstated in the service, but without back wages as he has not worked during all these years. Point No. (II) is decided accordingly.

11. The Petition is allowed, dismissal order 19-5-2003 is set aside and management is directed to reinstate the Petitioner within two months from the date of publication of the award. The Petitioner will not be entitled for back wages because he did not inform the management regarding his absence and has not worked during all these years, he will be entitled for wages from the date of his reinstatement. Hence, this award.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 4th day of October, 2010.

VED PRAKASH GAUR, Presiding Officer

## Appendix of evidence

Witnesses examined for the Petitioner Witnesses examined for the. Respondent

NIL

NII.

Decuments marked for the Pelitioner

NIL.

Documents marked for the Respondent

NII.

नई दिल्ली, 24 दिसम्बर, 2010

का, आ. 176.—आंद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार एस. सी. सी. एस. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के कांच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैदराबाद के पंजाद (संबर्ध संख्या 52/2008) की प्रकारित करती है, जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था।

> [फा. सं. एल-22013/1/2010-आईआर(सी-II)] डी. एस. एस. श्रीनिवास राज, डेस्क अधिकारी

New Dethi, the 24th December, 2010

S.O. 176.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 52/2008) of the Central Government Industrial Tribunal-cum-Labour Court, Hyderabad now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of SCCL and their workman, which was received by the Central Government on 24-12-2010

[No. L-22013/1/2010 IR(C-11)]
D. S. S. SRINIVASA RAO, Desk Officer

## ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT HYDERABAD

#### PRESENT :

Shri Ved Prakash Gaur, Presiding Officer

Dated the 2nd day of November, 2010

Industrial Dispute L. C. No. 52/2000

#### HETWEEN:

Sri Eppata Ram Babu,
S/o Appa Rao,
C/o Smt. A. Sarojana, Advocate,
Flat No. G-7, Ground Floor, Rajeshwari,
Gayatri Sadan, Opp. Badruka Jr. College for Girls,
Kachiguda,
Hyderabad... Petitioner

## AND

- The General Manager, M/s. Singareni Collieries Company Ltd., Bhupalpally, Warangal District
- The Dy. General Manager, KTK-1 Incline, M/s. Singareni Collieries Company Ltd., Bhupalpally, Warangal, District

. Respondents

#### APPEARANCES:

For the Petitioner : M/s, A. Sarojana & K. Vasudeva Roddy, Advocates

For the Respondent : M/s. P.A. V. V. S. Sanna & Vijayalaxmi Panguluri, Advocates

## AWARD

This petition under Sec. 2A(2) of I. D. Act, 1947 was filed by Sri E. Ram Babu, Ex. General Mazdoor of M/s. Singareni Collieries Company Ltd., against M/s. Singareni Collieries Company Ltd., Challenging the order of his dismissal dated 30-9-2006 to quash the said order and reinstate him with back wages.

- 2. It has been submitted by the workman that he was appointed as floating Badli Filler on 16-10-1986 and was transferred to Bhupalpally in the year 2002. In the year 2006 he was converted as general Mazdoor. From the date of appointment Petitioner was regular till the year 2003. In the year 2003 while he was performing his duties an iron piece unfortunately pierced into his leg which caused injury which later on infected with septic. In addition to the above ailment he also suffered with Hepatitis, knee pains and spinal pains for which he took treatment in company's hospital and also in outside hospitals. He remained admitted into company's hospital for quite a long time.
- 3. He was chargesheeted and a charge sheet was issued alleging that he could work only for 51 days during the year 2003 which amount to misconduct under company's Standing Orders 25.25 and 25.31 through the chargesheet dated 15-3-2004. Enquiry was conducted with a predetermined notion as if Petitioner absented from duties without any cause. During course of enquiry Petitioner was not given opportunity much less valid in nature.

Basing on lopsided enquiry the Enquiry Officer held the charges as proved and submitted his report. Basing on the erroneous finding of the Enquiry Officer show cause notice was issued on 25-6-2004 to which the Petitioner submitted his reply. However, without considering the merit of submission, the workman was dismissed from service w.e.f. 9-10-2006 vide order dated 30-9-2006.

- 4. It has been submitted that in his reply to the charge sheet as well as during enquiry proceeding Petitioner categorically pleaded his inability to perform the duties for not more than 51 musters during 2003, was only on account of the recurrent ill-health and other family problems. The Petitioner further pleaded before Disciplinary Authority that he will attend of his duty without absence in future but, above submission was also not considered. The order of dismissal is illegal, arbitrary, violative of principles of natural justice because the enquiry was conducted in a routine and mechanical manner with a pre-determined notion to put the Petitioner to extreme hardship after dismissal. No opportunity was given to the Petitioner to avail assistance of a co-worker. The procedure of enquiry was not explained to him nor he was asked to mark the documents during course of enquiry. Petitioner has shown the prescriptions of the hospital, reference letters and other record pertaining to his continuous illhealth but neither it was marked nor it was considered. No approval of the competent authority was obtained for passing the impugned order. The language in which the enquiry was conducted was not known to the workman. The finding is based on presumptions and without any basis. The Petitioners submissions remained unrebutted. Thus, it is treated to have been accepted by the Enquiry Officer. The Petitioner performed only 51 musters due to his ill-health and injuries sustained by him during course of his duties. The punishment imposed is excessive and disproportionate to the misconduct committed by the workman, hence he has prayed that the dismissal or termination order be quashed and he be reinstated into services of the Respondent.
- 5. Respondent management has filed counter challenging the maintainability of the petitioner under Sec. 2A(2), further stating that Petitioner was an unauthorized absentee who was dismissed from services on proved charges of absenteeism after conducting a detailed domestic enquiry following the principles of natural justice. As such, the legality and validity of domestic enquires be decided as preliminary issue.
- 6. It has been submitted that the workman was appointed on 16-10-1996 as Floating badli filler and later on as coal filler and he was drafted as general mazdoor in the year 2006 and he put in only 204 musters in the year 2001, 157 musters in 2002 and only 51 musters in the year 2003 whereas he has to put in a minimum of 190 musters every year. During course of domestic enquiry he was afforded proper opportunity by the Enquiry Officer. The

Petitioner has participated in the enquiry proceeding, he admitted his guilt during his deposition on 10-6-2004. He informed the Enquiry Officer that he suffered with knee pain and back pain and he has taken treatment in private hospitals for better treatment which forced him to remain absent. He further assured that he will attend to his duties regularly. But he put in only 72 musters during 1-1-2004 to 10-6-2004. Enquiry report was sent to the Petitioner to submit his explanation. He did not submit any representation: The allegation of the Petitioner that he sustained injury while performing his duties is not correct. No prescription or medical certificate was produced by the enquiry proceeding during course of the enquiry. It is incorrect to say that he was not asked to make his documents. It was his duty which he did not perform. The Enquiry Officer has given his finding on the material available before him. It is incorrect to say that the Enquiry Officer was prejudiced or his enquiry is lopsided. The procedure of enquiry was made known to the Petitioner. He was informed about his right to engage an assistant for his defence which he did not avail. He remained absent without any reasonable or sufficient cause hampering the working of the company, hence he was dismissed. The punishment is proper in the light of the facts of the present case. Hence, the Petitioner is not entitled for any smooth or lenient view.

- 7. Both the parties were directed to file their respective evidence. Petitioner workman has filed the copy of charge sheet dated 15-3-2004, enquiry proceeding running in 8 pages and dismissal order. The Respondent management has also filed the original enquiry proceeding book running into 13 pages, charge sheet, notice of enquiry to the Petitioner, enquiry report, show cause notice and dismissal order.
- 8. Before entering into the merits of the case the question of legality and validity of the domestic enquiry was to be considered. On 27-1-2010 Learned Counsel for the workman filed memo conceding the legality and validity of the domestic enquiry, in the light of that memo domestic enquiry was held to be legal and valid.
- 9. I have heard both the counsels under Sec. 11A of the Industrial Disputes Act, 1947.
- 10. Both the Learned Counsels have filed their written submissions and I have gone through the written arguments of the parties and perusal of the file of the tribunal. It has been argued by the Learned Counsel for the Petitioner workman that he has not disputed the fact that Petitioner was absent and put in only 51 musters during the year 2003. However, his contention is that the workman remained absent due to ill-health and he suffered injury during course of his duties for which he was treated in company's hospital and for better treatment he has gone outside company's hospital which has resulted for his absence from duties. This fact was stated by the workman

during course of enquiry that the same was not considered by the Enquiry Officer. Thus, the finding of the Enquiry Officer is perverse for non-consideration of the submission made by the workman. He has further argued that workman was punished with severe punishment though dismissal from service is a last resort. Thus, the Disciplinary Authority has taken last resort of punishment by way of dismissing the Petitioner from the service, which is excessive and disproportionate, as such, the order of dismissal is arbitrary, unjustified and illegal and deserves to be set aside.

- 11. Learned Counsel for the Respondent has contended that the question of absenteeism is undisputed, It was the duty of the Petitioner to prove that he remained absent for reasonable and sufficient cause. He was chargesheeted and the Petitioner has to submit his explanation, but he did not submit any explanation to the charge sheet, this material fact has been accepted by the Petitioner workman during course of enquiry. However, the management has examined Sri B. Mahesh Babu, Acting POA, and Sri K. Damodara Chary, Pay Sheet Clerk and the Petitioner has examined himself wherein he has stated that he was suffering with knee pain and back pain for which he took treatment in the private hospital. He has not stated that he suffered with injury during course of his duties or he took treatment in company's hospital. He admitted charges levelled against him and no document was produced by the Petitioner during course of the enquiry, as such, the contention of the Learned Counsel for the workman that workman was not afforded proper and ample opportunity is imaginary, it is not based on the material available before this tribunal, entire argument is baseless, imaginary and does not find support from the facts and the documents available on the record.
- 12. He has further argued that the Petitioner workman has put in only 51 musters during the year 2003 due to which the production has been hampered and the management has no other option but to dismiss such type of employees who are careless towards their duties. His punishment is neither disproportionate nor excessive.
- 13. I have considered the above arguments of Learned Counsels for the parties and I have gone through the submission made by both the parties. The following points has to be considered by this tribunal:
  - (i) Whether the action of Petitioner to remain absent from duty is for any sufficient and reasonable cause?
  - (ii) Whether the punishment imposed on Petitioner is excessive and dispreportionate?
  - (iii) To what relief the Petitioner is entitled?
- 14. Point No. (I): It is undisputed fact that Petitioner.

  Sri E. Ram Babu has put in only 51 musters during the year 2003 and he remained absent without any prior sanction or leave. His contention is that he remained absent due to

knee pain and back pain and that he sustained injury during course of his duty and a piece of iron pierced in his leg which developed septic and several complications. This material fact stated in the claim petition was neither stated before the Enquiry Officer nor in the evidence produced in support of his contention. The Petitioner workman has alleged that he was not informed during course of departmental enquiry that he has to mark his documents. If he would have been informed about this aspect the Petitioner would have marked his documents, but to utter surprise of this tribunal the Petitioner has not produced any documents during course of enquiry or hearing of this case before this tribunal. Had the Petitioner been in possession of his medical certificates and prescriptions and he was not afforded opportunity to produce before Enquiry Officer, it was his bounden duty to produce those documents before this tribunal to prove that he was in possession of medical certificates which he could not produce due to ignorance or because the Enquiry Officer did not ask him to produce those documents. Nonproduction of the medical certificate during this proceeding goes to show that the Petitioner workman got no medical certificate nor he ever produced any certificate before the Enquiry Officer. His submission before this tribunal is merely imaginary and baseless. The Petitioner has contended that he was suffering from knee pain and spinal pain but no certificate has been produced by him. Thus, mere submission of the Petitioner that he was suffering from knee pain and spinal pain is not sufficient to hold that his absence was for valid and reasonable cause. I have gone through the enquiry proceeding file. Petitioner has stated before the Enquiry Officer that he was suffering from knee and spinal pain but he has categorically admitted that he remained absent without any reasonable cause and he pleaded guilty of the charges levelled against him. This submission of the Petitioner before the Enquiry Officer supported with the evidence of the management witnesses, the Enquiry Officer was fully justified in arriving at the conclusion that Petitioner was absent without any reasonable or sufficient cause and the charges of misconfluct under company's Standing Order Nos. 25.25 and 25.81 is proved is based on cogent reason and material available before the Enquiry Officer. I am fully in the agreement with the finding of the Enquiry Officer and the argument of the Learned Counsel for the Respondent that the Petitioner workman was afforded fair and ample opportunity during enquiry proceeding and the Petitioner workman has participated in the proceeding, witnesses were examined in his presence he himself has examined in his defence but he was not able to prove the reasonableness of his absence. Thus, this tribunal has come to the conclusion that the Petitioner workman worked for 51 days during the year 2003 and he remained absent without any reasonable and sufficient cause and thereby he has committed misconduct within the meaning of Standing Order Nos. 25 25 and 25.31. Point No. (1) is decided accordingly.

- 15. Point No. (II): It is established that Petitioner workman has put in only 51 musters during the entire period of 2003 without any reasonable and sufficient reason, he being a general mazdoor having remained absent even without any information to the department, as such, his conduct is improper and the management has committed no illegality in dismissing from service to such an employee who is careless towards his duties. The punishment imposed on the Petitioner is neither excessive nor disporprotionate to the misconduct proved against the Petitioner. Point No. (II) is decided accordingly.
- 16. Point No. (III): It is submitted by the Petitioner that the family of the Petitioner is being forced to starvation because the Petitioner has been dismissed from the service. I have considered this argument and I am of the view that the reason of the starvation of the family members of the Petitioner is the careless and negligent behaviour and habit of the Petitioner. He is responsible for the starvation of his family members, as such, any lenient attitude can not be taken in this matter. The Petitioner does not deserve any sympathy or relief from this tribunal. Point No. (III) is decided accordingly.
- 17. In view of the above discussion, this tribunal is of the opinion that Petition deserves to be dismissed and it is dismissed. Hence, this Award.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant, transcribed by her corrected by me on this the 2nd day of November, 2010.

VED PRAKASH GAUR, Presiding Officer

# Appendix of evidence

Witnesses examined for the Petitioner

Witnesses examined for the

Respondent

NIL

NIL

Documents marked for the Petitioner

NIL.

Documents marked for the Respondent

NIL

नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 177.-औद्योगिक विवाद अधिनियम, 1947' (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार एस. सी. सी. एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिध्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैदराबाद के पंचाट (संदर्भ संख्या 43/2007) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था।

[फा. सं. एल-22013/1/2010-आई आर(सी-II)] डी. एस. एस. श्रीनिवास राव, डेस्क अधिकारी New Delhi, the 24th December, 2010

S.O. 177.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 43/2007) of the Central Government Industrial Tribunal-cum-Labour Court. Hyderabad now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of SCCL and their workman, which was received by the Central Government on 24-12-2010.

> [No. L-22013/1/2010-IR(C-II)] D. S. S. SRINIVASARAO, Desk Office

#### ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT HYDERABAD

#### PRESENT:

Shri Ved Prakash Gaur, Presiding Officer Dated the 5th day of October, 2010 Industrial Dispute L. C. No. 43/2007

#### BETWEEN:

Sri Banoth Nageswar Rao, S/o Sakru, C/o Smt. A. Sarojana, Advocate, Flat No. G-7, Ground Floor, Rajeshwari, Gayatri Sadan, Opp. Badruka Jr. College for Girls, Kachiguda, Hyderabad

#### AND

- 1. The General Manager, M/s Singareni Collieries Company Ltd., Kothagudem Area, Kothagudem, Khammam District
- 2. The Superintendent of Mines. M/s Singareni Collieries Company Ltd., 5B Incline, Kothagudem Area, Kothagudem, Khammam District Respondents:

### APPEARANCES:

For the Petitioner: M/s A. Sarojana & K. Vasudeva

Petitioner -

Reddy, Advocates.

For the Respondent: M/s P.A. V. V. S. Sarma & Vijayalaxmi

Panguluri, Advocates.

#### AWARD

This petition under Sec. 2A(2) of the I. D. Act, 1947 has been filed by Sri Banoth Nageswar Rao, ex-badli filler to set aside the termination order dated 26-6-2003 and to reinstate the Petitioner workman with full back wages.

- 2. It is alleged by the Petitioner that he was appointed as badli filler on 17-3-1997 and he was regular to his duties till 2001. During the year 2002 the Petitioner met with a road accident and he fell sick for some time and further his sister expired suddenly after 2 months of her marriage. All these impediments refrained the Petitioner not to be regular to his duties during the year 2002. A chargesheet dated 11-1-2003 was issued alleged that the Petitioner has worked for 99 days during 2002 which amount to misconduct under company's Standing Orders No. 25.25. The Petitioner has submitted his explanation but the Respondent were not satisfied and ordered for departmental enquiry. The Faquiry Officer conducted the enquiry with pre-determined negion. The enquiry was not valid in nature. The Enquiry Officer submitted his report on the basis of a show cause notice to the Petitioner against which Petitioner submitted his reply on 26-2-2003. The Disciplinary Authority did not consider the submission made by the Petitioner and passed dismissal order of Petitioner vide order dated 25 \$ 2003. The Petitioner was absent due to ill-health and the same was stated by the Petitioner before the Enquiry Offices, no challenge was made from the side of the management as such, the submission made by the Petitioner would have been deemed to be correct but the Enquiry Officer has not considered the submission made by the Petitioner workman. He submitted his enquiry report with a pre-determined notion as such, the order passed on such enquiry report is bad and deserves to be quished Proper opportunity was not given to the Petitioner in the enquiry proceeding. Dismissal order based on that enquity is illegal, arbitrary and is liable to be treated as bad in law. Hence, he grayed that the impugned order be quastied and the Respondent be directed to reinstate the Petitioner with back wages and all consequential benefits.
- 3. Management has submitted his reply alloging therein that Petitioner remained absent throughout your 2002 but for 99 days which hampered the working of the company, the absence of the Petitioner was without any sufficient cause which is grave misconduct within the Standing Orders 25.25 of the computy and diamissal is not bad in the light of the case law reported in 1996(1) SCC 302 State of U.P. and others Vs. Ashok Kumar Singh. Petitioner's contention that he was not afforded proper opportunity is incorrect. Due notices were given to the Petitioner to participate in the enquiry proceeding. The notice was acknowledged by the Petitioner and he participated in the enquiry proceeding. Politicines did not availed the assistance of co-worker though he was given the opportunity to take the help of a co-worker. Petitioner did not produce any sickness proof, thus he sailed to produce any documentary evidence before the Enquiry Officer. During the years 1998 to 2003 also the Patitioner was not regular to his duties. Particulars we as follows:

Year	No. of musters put in					
1998	167					
1999	189					
2000	<b>,í21</b>					
2001	163					
2002	099					
2003	166					

This prove that the Petitioner was not sincere to his work. He intentionally absented himself without any reason or cause. The company has provided medical facilities by establishing hospitals, the Petitioner did not report to the company hospital for his sickness thus, his submission that he was absent due to ill-health is unfounded, Enquiry Office has given his finding on the material placed before him by the management and no fault can be find in the enquiry report, it is based on evidence and Petitioner's dismissal order is not disproportionate to the misconduct committed by him since Petitioner was not regular to his duties company has dismissed him which is neither illegal nor invalid.

- Parties were directed to produce documentary evidence in support of their claims. Petitioner has filed zerox copies of chargesheet dated 11-1-2003, enquiry proceeding, enquiry report and dismissal order dated 26-6-2003. However, the Respondent has charge sheet, acknowledgement of charge sheet, explanation submitted by the Petitioner, notice of enquiry, filed entire domestic enquiry proceedings, show cause notice issued to him his explanation against show cause notice, reply to Petitioner and dismissal order.
- d. Before coming to the point of the legality of the order passed by the management it is pertinent to mention that Leurned Counsel for the Petitioner moved memo dated 11-11-2008 conceding the validity and legality of the domestic enquiry as such, the domestic enquiry was held to be legal and valid.
- d. I have heard counsely for the parties and has gone through the claim petition, counter statement and documents filed by the parties.
- It is admitted fact that the Petitioner has put in only 99 musters during the year 2002 for which a charge-sheet dated 11-1-2003 was issued to the Petitioner against which the Petitioner filed his explanation stating therein that he remained absent because of road accident he met with and sudden demise of his sister. It is also admitted that demestic enquiry was conducted and Petitioner participated in the domestic enquiry. On the basis of the report submitted by the Enquiry Officer dismissal order has been passed against the Petitioner which is under challenge. In this case this tribunal has to consider:

- (1) Whether the absence of Petitioner during the year 2002 was for any sufficient and reasonable cause or not and the report of Enquiry Officer is based on evidence or not
- (2) Whether the punishment imposed upon the Petitioner is disproportionate to the misconduct committed by the Petitioner.
- Point No. 1: The Petitioner has submitted that he met with road accident during the year 2002 due to which he remained absent and put in 99 musters during the year 2002. His statement was recorded by the Enquiry Officer during the course of the enquiry, he stated that he worked for 99 days and remained absent for 193 days due to health problem and personal problems, but has not been able to provide any single document before the Enquiry Officer to substantiate his allegations. In his reply dated 26-2-2003 he simply written that he was not keeping good health and also due to family problems he could not attend to his duties regularly. As against this, the management has produced Sri R. Vijaya Kumar, O.S. to prove that Petitioner remained absent without any leave or without any intimation for 193 days during the year 2002 from January to December. Since absence of the Petitioner was admitted by the Petitioner himself it was the sole duty of the Petitioner to prove that his absence was due to any cogent reason or sufficient cause. Petitioner was not able to prove that his absence during the year 2002 was due to sufficient reason. Though he stated that he was absent due to ill-health but he has not been able to provide any evidence or proof in support of his illness or treatment for his injuries caused by road accident. Even if it is presumed that Petitioner remained absent due to the ill-health or sudden death of his sister why he did not informed his superiors regarding the same has not been explained by the Petitioner. Thus, the finding of the Enquiry Officer that Petitioner's absence for 193 days during the year 2002 was based on evidence and reasoning and no fault can be find in the finding arrived at by the Enquiry Officer.
- 9. This tribunal is also of the opinion that the Petitioner remained absent without any intimation to his employer during the year 2002 for 193 days, his absence was without any reasonable or sufficient cause and thereby the Petitioner has committed misconduct mentioned in para 25.25 of the Standing Orders of the company. Point No. 1 is decided accordingly.
- 10. Point No. 2: So far as the question of punishment is concerned the Petitioner has not been able to justify his absence during the year 2002 he has voluntarily admitted before the Enquiry Officer that he remained absent during 2002 and could attend only 99 musters though the Respondent management has stated in the counter statement that Petitioner remained absent during the year 1998, 1999, 2000, 2001 and in 2003 also which was not mentioned in the charge sheet. However, this fact was not

brought before the Enquiry Officer also. As such, the previous absence cannot be taken into consideration but the absence in the year 2002 for 193 days is surely a grave misconduct and management has not committed any mistake in passing the punishment of dismissal against the Petitioner. The Learned Counsel for the Petitioner has argued that the Petitioner's family is starving due to dismissal of the Petitioner against which Learned Counsel for the Respondent has argued that Petitioner himself is responsible for the starvation of the family members, the Petitioner was a unwilling worker who has not cared to perform his duties with sincerity as such, the punishment was proper and interference is not required in this case.

11. I agree with the argument of the Learned Counsel for the Respondent and I am also of the considered opinion that the punishment imposed on the Petitioner is neither excessive nor disproportionate and Petitioner is not a deserving person for any lenient view to be taken in favour of the Petitioner. The Petitioner himself is responsible for the starvation of his family members, no interference is . required in the matter of the punishment. Point No. 2 is decided accordingly.

12. From the above discussion, this tribunal is of the considered opinion that the claim petition is unfounded, no interference is required in this case. Petitioner is not entitled for any relief, petition deserves to be dismissed and hence, this award. oro iszaimaib.

Award passed accordingly. Transmit d bornimuco

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 5th day of October, 2010, d. Parties were directed

> VED PRANASH GAUR Presiding Office riced verous copy of dispuisoal oru Respondent has they charge sheet on

edt sol benimmenentitle sheef, pacer for the Petitioner ourse Raspondent simple to estion acknowledgement and pismissal order.

in with the Documents marked for the Petitioner

demestic enquire conducted by the management it in pertinent to mention that Learned Counsel for the Pathioner moved atmospheres And vol best am the valuative and moved atmospheres And vol best and the valuative and legably of the dornestic cuthury as such, the combette capture was held to be level 22, 1943 if

2801 े**का ओ. १७३** में अधार्मिक विवाद अधिनुर्यम्, १९४७ (१९४७ वा 14) की बारा 17 के अनुसरण में के उत्तर महन्तर प्रस् की सी एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, क्रमुक्य में निर्दिस्ट औद्योगिक विवाद में के दीय सरकार औद्योगिक अधिकरण, हरराबाद के पैचाट (सबर्भ सख्या 126/2006) हो। क्रमणित करती हैं, जो कहीश महतार को 24-12-12010 को अपर हुआ अप oale at the disease [tt. 1007222013/1/2010 - 315 3116 tt]-11 connected that aconostic endulty was conducted and for the conducted and for the conducted and for the conducted conducted and for the conducted conducted and for the conducted conducted and for the

## New Delhi, the 24th December, 2016

S.O. 178. In pursuance of Section 17 of the Industrial Dispute Act, 1947 (14 of 1947), the Central Covernment hereby publishes the award (Ref. No. 126/2006) of the Central Government Industrial Tribunal-cum-Labour Court, Hyderabad now as shown in the Annexire in the ladu Dispute between the employers in relation to the management of SCCL and their workings. Watch seceived by the Central Government on 24-12-2010 alleging that the

[No.L-220134/2010 HEED II)] D. S. S. SRINIVASA RACO DUMORISCO

his explanation but SARXERIA and ordered for departmental

BEFORE THE CENTRAL CEN INDUSTRIAL TRIBUNAL CUMIL ANGUMO GUMPLAT

submitted his report of the das to tell eliqu cause notice was issued to the Petitioner a Massire

Petitionet submitted his reply, the Disciplinary passed and the pa

weef 27.8.1 600 without appear may detained ssion by the Petitioner. The Petitioner was absent city health) att the Calletting of the interior

the Enquiry Offices, no challenge was made was water of the management as such, the submission and Petitioner would have believed in a digree of the submission of the submission and the submission of the submi Enquiry Officer has not considered till short son under by the Petitioner was read to the Petitioner was read to the country of the country o the poster of Star Grand Flore Buttlemenberg a dilar balksulo J. C. Kachistada. Jon szw. vintur opno nouz in the state of the Alamana and the state of the country And in head or homeon a distribution to the Theolight level et

Heine of the provention of the control of the contr M/s. Singareni Collieries Company Ltd. Mandamarri, Adilabad District

g. 2 The Colliery Manager/ 1001 1200 (1931 1932) in moreuti Superintendent of Mines · Same Haide M/s. Singareni Collieries Company Etd. 104 54110 Kasipeta Mine, Mandamarri, Adilahad District

> COTTOTOT WISL VS. Ashel, L部

APPEARANCES: For the Petitioner

-03

was not all the : M/s A. Sarojana & K.: Varadova

Reddy, Advocator ээрсэг үнцинэ For the Respondent : M's PA V.V.S. Santa & proof to S. Panguluri, Advocates

AWARD worker Person

This petition under Sec. 2A(2) of T.D. 347 has been filed by Sri Upperpleti Rajir Maili, at had to market the termination order dated 20-3-1999 and to w the Petitioner workman with full back wares

3 GI/11--37

2. It is alleged by the Petitioner that he was appointed at BCF on 24-10-1989 under compassionate grounds. as the father of the Petitioner was declared as unfit on 814-1989 due to defective vision. He was regular to his dities till 1998. During the year 1998 the Petitioner suffered from Left Ureteric Calculus tower ends recurrently. He went to company's hospital for treatment who in turn referred him to the Osmania General Hospital, Hyderabad, adcordingly he was under treatment on various dates recurrently. A charge sheet dated 30-1-1999 was issued alleging that the Petitioner has absented from duty during 1998 which amount to misconduct under company's Standing Orders No. 25,25. The Petitioner has submitted his explanation but the Respondents were not satisfied and ordered for departmental enquiry. The Enquiry Officer conducted the enquiry with pre-determined notion. The enquiry was not valid in dature. The Enquiry Officer submitted his report. On the basis of enquiry report a show cause notice was issued to the Petitioner against which Petitioner submitted his reply, the Disciplinary Authority passed dismissal order dated 20-8-1999 dismissing him w.e.f. 25-8-1999 without considering the submission made by the Petitioner. The Petitioner was absent due to illhealth and the same was stated by the Petitioner before the Enquiry Officer, no challenge was made from the side of the management as such, the submission made by the Petitioner would have been deemed to be correct but the Enquiry Officer has not considered the submission made by the Petitioner workman. He submitted his enquiry report with a predetermined notion as such, the order passed on such enquiry report is bad and deserves to be quashed. Proper opportunity was not given to the Petitioner in the equity proceeding. Dismissal order based on that enquiry is illegal, arbitrary and is liable to be treated as bad in law. Hence, it is prayed that the impusmed order be quashed and the Respondent be directed to rejustate the Petitioner with back wages and all consequential benefits.

3. Management has submitted his reply alleging therein that Petitioner remained absent for the year 1998 which hampered the working of the company, the absence of the Petitioner was without any sufficient cause which is grave misconduct within the Standing Orders 25.25 of the company and dismissal is not bad in the light of the case law reported in 1996(1) SCC 302 State of U.P. and others Vs. Ashok Kumar Singh. Petitioner's contention that he was not afforded proper oppostunity is incorrect. Due notices were given to the Petitioner to participate in the enquity proceeding. The notice was acknowledged by the Petitioner and he participated in the enquiry proceeding. Petitioner did not availed the assistance of co-worker though he was given the opportunity to take the help of a coworker. Petitioner did not produce any sickness proof. thus he failed to produce any documentary evidence before the Enquiry Officer. As per Memorandum of Settlement dated 21-2-2000 a decision was taken to review the cases of workmen dismissed on account of absenteeism by High Power Committee, which was to examine the cases of workmen who were absent during the period from 1-1-1997 to 31-12-1999, Petitioner's case was considered by the High Power Committee but in view of his poor performance since 1994 the Petitioner was not found fit for reappointment. The year-wise attendance is follows:

Year	Attendance	
1994	067	
1995	070	
1996	059	
1997	050	
1998	018	
1999	007 (Upto 31-7-1999)	

This prove that the Petitioner was not sincere to his work. He intentionally absented himself without any reason or cause. The company has provided medical facilities by establishing hospitals, the Petitioner did not reported to the company hospital for his sickness thus, his submission that he was absent due to ill-health is unfounded, Enquiry Officer has given his finding on the material placed before him by the management and no fault can be find in the enquiry report, it is based on evidence and Petitioner's dismissal order is not disproportionate to the misoonduct committed by him since Petitioner was not regular to his duties company has dismissed him which is neither illegal nor invalid.

- 4. Parties were directed to produce documentary evidence in support of their claims. Petitioner has filed xerox copy of dismissal order. However, the Respondent has filed charge sheet, paper publication of charge sheet, outstation medical certificate, representation, notice of enquiry, entire domestic enquiry proceedings, acknowledgement and dismissal order.
- 5. Coming to the point of the legality and validity of domestic enquiry conducted by the management it is pertinent to mention that Learned Counsel for the Petitioner moved memo dated 30-1-2009 conceding the validity and legality of the domestic enquiry as such, the domestic enquiry was held to be legal and valid.
- 6. I have heard counsels for the parties and has gone through the claim petition, counter statement and documents filed by the parties.
- 7. It is admitted fact that the Petitioner has put in only 18 musters during the year 1998 for which a charge sheet dated 30-1-1999 was issued to the Petitioner against which the Petitioner filed his explanation stating therein that he remained absent because of ill-health. It is also admitted that domestic enquiry was conducted and Petitioner participated in the domestic enquiry. On the basis

of the report submitted by the Enquiry Officer dismissal order has been passed against the Petitioner which is under challenge. In this case this tribunal has to consider:

- (1) Whether the absence of Petitioner during the year 1998 was for any sufficient and reasonable cause or not and the report of Enquiry Officer is based on evidence or not.
- (2) Whether the punishment imposed upon the Petitioner is disproportionate to the misconduct committed by the Petitioner.
- 8. Point No. 1: The Petitioner has submitted that he. was sick and suffering from depressive psycho and he was taking treatment at colliery hospitals and private hospitals due to which he remained absent during the year 1998 and put in 18 musters during the year 1998. His statement was recorded by the Enquiry Officer and during the course of. the enquiry, he stated that he worked for 18 days and remained absent for the rest of days in 1998 due to health problems, and submitted one medical certificate from Dr. R.R. Faria, Physician & Surgeon at M.G.M. Hospital, Warangal and not a single document/medical certificate from company's dispensary or hospital before the Enquiry Officer to substantiate his allegations. In his reply dated 15-5-1999 simply he wrote that he was not keeping good health due to which he could not attend to his duties regularly from 1-1-1998 to 23-4-1999. As against this, themanagement has produced Sri A. Dayanand, Pay Sheet Clerk and Sri S. Nageswara Rao, Acting Clerk to prove that Petitioner remained absent without any leave or without any intimation during the year 1998 from January to December. Since absence of the Petitioner was admitted by the Petitioner himself it was the sole duty of the Petitioner to prove that his absence was due to any cogent reason or sufficient cause. Petitioner was not able to prove that his absence during the year 1998 was due to sufficient reason. Though he stated that he was absent due to ill-health but he is not able to provide any evidence or proof in support of his illness or treatment for ill-health. The medical certificate produced by workman during enquiry proceeding was not proved by summoning the concerned Doctor nor workman has informed his superiors regarding his absence, the reasons had not been explained by the Petitioner. Thus, the finding of the Enquiry Officer that Petitioner's absence during the year 1998 was without sufficient and reasonable cause, is based on evidence and no fault can be find in the finding arrived at by the Enquiry Officer.
- 9. This tribunal is also of the opinion that the Petitioner remained absent without any intimation to his employer during the year 1998 his absence was without any reasonable or sufficient cause and thereby the Petitioner has committed misconduct mentioned in para 25.25 of the Standing Orders of the Company, Point No. 1 is decided accordingly.

- 10. Point No. 2: So far as the question of punishment is concerned the Petitioner has not been able to justify his absence during the year 1997, he has voluntarily admitted. before the Enquiry Officer that he remained absent during 1998 and could attend only 18 musters though the Respondent management has stated in the counterstatement that Petitioner remained absent during the years 1994 to 1998 and also after charge sheet which was not mentioned in the charge sheet. Moreover, this fact was not brought before the Enquiry Officer also. As such, the previous absence can not be taken into consideration but the absence in the year 1998 is surely a grave misconduct and management has not committed any mistake in passing the punishment of dismissal against the Petitioner. The Learned Counsel for the Petitioner has argued that the Petitioner's family is starving due to dismissal of the Petitioner against, which Learned Counsel for the Respondent has argued that Petitioner himself is responsible for the starvation of the family members, the Petitioner was a unwilling worker who has not cared to perform his duties with sincerity as such, the punishment was proper and interference is not required in this case.
- 11. I agree with the argument of the Learned Counsel for the Respondent and I am also of the considered opinion that the punishment imposed on the Petitioner is not a excessive nor disproportionate and Petitioner is not a deserving person for any lenient view to be taken in favour of the Petitioner. The Petitioner himself is responsible for the starvation of his family members, no interference is required in the matter of the punishment. Point No. 2 is decided accordingly.
- 12. From the above discussion, this tribunal is of the considered opinion that the claim petition is unfounded, no interference is required in this case. Petitioner is not entitled for any relief, petition deserves to be dismissed and it is dismissed. Hence, this award.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gown, Personal Assistant transcribed by her corrected by me on this the 4th day of November, 2010.

# VED PRAKASH GAUR, Presiding Officer Appendix of Evidence

Witnesses examined for the Petitioner

Witnesses examined for the Respondent

NIL

MI

Documents marked for the Petitioner

NH.

Documents marked for the Respondent

NIL

# म**ई** दिल्ली, 24 दिसम्बर, 2010

का, आ. 179. - औंखोगिक विवाद अधिनियम, 1947 (1947 का 4) की धार 17 के अनुसरण में केन्द्रीय सरकार एस.सी.सी.एल. के बंध तंत्र के संबद्ध नियांचकों और उनके कर्मकारों के बीच, अनुमंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैदराबाद के पंचाट (संदर्भ संबद्ध 122/2007) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था।

[सं एल-22013/1/2010-आई आर(सी-II)] डी. एस. एक औनिवास राव, डेस्क अधिकारी

New Delhi, the 24th December, 2010

S.O. 179—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 122/2007) of the Central Government Industrial Tribunal-cum-Labour Court, Hyderabad as shown in the Annexure in the industrial dispute between the employers in relation to the management of SCCL and their workman, which was received by the Central Government on 24-12-2010

[No L-22013/1/2010-IR(C-II)]
D. S. S. SRINIVASA RAO, Desk Officer

# ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM-LABOUR COURTAT INDURABAD

#### PRESENT:

Shri Ved Prakash Gaur, Presiding Officer

Dated the 5th day of October, 2010

INDUSTRIAL DISPUTE L.C. NO. 122/2007

#### BETWEEN:

Sri D.A. Michale,
S/o D. Thomas
C/o Smt. A. Sarojana, Advocate,
Flat No. G7, Ground Floor, Rajeshwari,
Gayatri Sadan, Opp. Badruka Jr. College
For Girls, Kachiguda,
Hyderabad Petitioner.

#### AND

- The General Manager, M/s. Singareni Collieries Company Ltd., Mandamarri Area, Mandamarri,
- The Sr. Divisional Engineer,
   M/s. Singareni Collierus Company Ltd.,
   Area Workshop, Mandamarri Area, Mandamarri,
   Adilabad District
   Respondents

### APPEARANCES:

For the Petitioner : M/s. A.

: M/s. A. Sarojana and K. Vasudeva

Reddy, Advocates.

For the Respondent: M/s. P.A.V.V.S. Sarma and Vijaya-

laxmi Panguluri, Advocates.

#### **AWARD**

This petition under Sec. 2A(2) of I. D. Act, 1947 has been filed by Sri D.A. Michale, ex-badli to set aside the termination order dated 8-12-2000 and to reinstate the Petitioner workman with full back wages.

- 2. It is alleged by the Petitioner that he was appointed as driver on 12-8-1982 and promoted as Loader Operator in 1985, he was regular to his duties from the date of his appointment. A proceeding No. P/RKP/16/97/2516 dated 27-9-1997 was issued by Respondent No. 1 alleging that chargesheet dated 24-8-1996 was issued under Company Standing Orders No. 25.25 and 25.31 for habitual absenteeism during the year 1996 and thereafter an expante enquiry was conducted and the Petitioner was dismissed from service. It is submitted that Petitioner's son expired during the year 1996, due to that abyss, Petitioner's mental status was lost and he has undergone treatment in his native village. During his ill-mental status, he was not informed about the issuance of the chargesheet and other proceedings. The Petitioner's wife has submitted several representations explaining the mental disorderliness of her husband before issuance of the impugned order dated 27-9-1997. The Enquiry Officer conducted the enquiry with pre-determined notion. The enquiry was not valid in nature. The Enquiry Officer submitted his report and the Disciplinary Authority did not consider the submission made by the Petitioner's wife and passed dismissal order on Petitioner vide order dated 27-9-1997. The Petitioner was absent due to ill-health and the same was represented by the wife of Petitioner before Respondents. The Enquiry Officer conducted exparte enquiry as such, the order passed on such enquiry report is bad and deserves to be quashed. Proper opportunity was not given to the Petitioner. He prayed to declare the impugned order of the Respondent No. 1 dated 27-9-1997 as illegal and arbitrary and set aside the same and consequently direct the Respondents to reinstate the Petitioner into service with continuity, of service, back wages and all other attendant benefits.
- 3. Management has submitted his reply alleging therein that Petitioner remained absent during the year 1996 which hampered the working of the company, the absence of the Petitioner was without any sufficient cause which is grave misconduct within the Standing Orders 25.25 of the Company and dismissal is not bad in the light of the case law reported in 1996(1) SCC 302 State of U.P. and Others Vs. Ashok Kumar Singh. It is submitted that the Petitioner

was initially appointed in the Respondent's Company on 12-7-1982 and was promoted as Terex Operator (Loader Operator). It is submitted that Petitioner was absent from 29-3-1996 without sanctioned leave or sufficient cause which constituted misconduct under Company's Standing Orders No. 25.25, thereby he was issued with chargesheet which was sent to his residential address under registered post acknowledgement due but, the same was returned undelivered by Postal Authorities. Then, the chargesheetcum-enquiry notice was published in Telugu Daily Andhra Jyothi dated 20-10-1996 advising the Petitioner to attend the enquiry on 24-10-1996 but he did not attend the enquiry on that date, hence, an ex parte enquiry was conducted into the charges levelled against the Petitioner and held the Petitioner guilty of the charges. After the conduct of the enquiry, enquiry report was sent to the Petitioner, as it could not be served on the Petitioner a notice was published in Telugu daily Andhra Jyothi dated 23-6-1997 advising the Petitioner to collect a copy of the enquiry report from the office of the General Manager, Ramakrishnapur to. submit his representation, if any. However, his wife Mrs. Michael, submitted a representation dated 21-6-1997 stating therein that her husband Mr. D. A. Michale was suffering from mental illness and was under treatment, as per the advise of Doctors he needs time for recovery and hence, requested some time to enable him to report for duty. It is submitted that this representation was not considered because the Petitioner has not applied for any leave or he did not report sick in Colliery Hospital. The Respondent Company has been operating dispensaries, area hospitals and main hospital to extend medical aid to its employees and their families. Petitioner or his wife has not submitted any documentary evidence in support of the alleged mental illness of the Petitioner. The company has provided medical facilities by establishing hospitals, the Petitioner did not reported to the company hospital for. his sickness thus, the submission that he was absent due to ill-health is unfounded. Enquiry Officer has given his finding on the material placed before him by the management and no fault can be find in the enquiry report, it is based on evidence and Petitioner's dismissal order is not disproportionate to the misconduct committed by him since Petitioner was not regular to his duties company has. dismissed him which is neither illegal nor invalid.

4. Parties were directed to produce documentary evidence in support of their claims. Petitioner has filed xerox copies representation dated 21-6-97 and dismissal order dated 27-9-1997. However, the Respondent has filed chargesheet, undelivered chargesheet with postal cover, paper notification of notice of enquiry alongwith chargesheet, enquiry proceedings enquiry report, representation of Mrs. Michale, wife of chargesheeted employee, paper publication intimating the Petitioner to receive copy of enquiry proceedings and enquiry report and dismissal order.

- 5. Coming to the point of legality and visidity of domestic enquiry conducted by the management it is pertinent to mention that Leanned Counted for the Positions, moved means dated 27-1-2610 conceding the visidity and legality of the domestic enquiry as such, the domestic enquiry was held to be legal and willd.
- 6. I have heard counsels for the parties and has rough through the claim petition, counter statement and documents filed by the parties.
- 7. It is admitted fact that the Petitioner was absorb from duties from 29-3-1996 onwards for which is chargesheet dated 24-8-1996 was issued to the Petitioner which was returned undelivered. After that paper softlication was issued regarding issuance of chargesheet and substantian was issued regarding issuance of chargesheet and substantian enquiry to be conducted. It is also admitted that an partie enquiry was conducted. On the basis of the report submitted by the Enquiry Officer dismissal ordinates been passed against the Petitioner which is under challenge. It this case this tribunal has to consider.
  - (1) Whether the absence of Petitioner during the year 1996 was for any sufficient and resonable cause or not and the report of Enguiry Officer is based on evidence or not?
  - (2) Whether the punishment imponent upon the Petitioner's dispropertionate to the inisconduct committed by the Petitioner 2
- 8. Point No. 1: The Petitioner has submitted that he remained ill during the year 1996 suffered with grantal illiners due to his son's death and he remained absent during the year 1996. He did not attend enquiry proceeding. Ex parte enquiry has been conducted, charges against him held proved and he was dismissed. Neither the Petitioner nor. his wife was able to produce any documentary evidence showing his mental filmess, or proof of his treatment in company's hospital or other hospitals, due to which he remained absent. Workman has not provided any single document before Respondent to substantiate his allegations. In the representation submitted by wife of Petitioner it is simply written that workman was mentally ill and some more time be given to him to join his ditties as he is still under treatment. No supporting documents/ prescriptions/reports were enclosed. As against this, the management has produced Sri.A. Uday Mehan, Clerk and Sri P. Prasada Rao, Clerk at CSP, RKP to prove that Petitioner remained absent without any leave or without any intimation during the year 1996 from March to December. Since absence of the Petitioner was proved in enquiry it was the sole duty of the Petitioner to prove that his absence was due to any cogent reason or sufficient cause. Petitioner was not able to prove that his absence during the year 1996 was due to sufficient reason. Though he stated that he was absent due to ill-health but he has not provided

any evidence or proof in support of his illness. Thus, the finding of the Enquiry Officer that Petitioner's absence during the year 1996 was based on evidence and reasoning and no fault can be find in the finding arrived at by the Enquiry Officer.

- 9. This tribunal is also of the opinion that the Petitioner remained about without any intimation to his employer during the year 1996, his absence was without any reasonable or sufficient cause, and thereby the Petitioner has committed misconduct mentioned in para 25.25 and 25.31 of the Standing Orders of the company. Point No. 1 is decided accordingly.
- Point No. 2: So far as the question of punishment is concerned the Petitioner has not been able to justify his absence during the year 1996. The absence in the year 1996 is surely a grave misconduct and management has not committed any mistake in passing the punishment of dismissal against the Petitioner. The Fearned Counsel for the Petitioner has argued that the Petitioner against which Learned Counsel for the Respondent has argued that Petitioner himself is responsible for the starvation of the family members, as such, the punishment was proper and interference is not required in this case.
- 11. I agree with the argument of the Learned Counsel for the Respondent and I am also of the considered opinion that the punishment imposed on the Petitioner is neither excessive nor disproportionate and Petitioner is not a deserving person for any lenient view to be taken in favour of the Petitioner. The Petitioner himself is responsible for the starvation of his family members, po interference is required in the matter of the punishment, Point No. 2 is decided a cordingly.
- 12. From the above discussion, this tribunal is of the considered opinion that the claim petition is unfounded, no interference is required in this same. Petitioner is not entitled for any relief, petition deserves to be dismissed, it is dismissed and hence, this award.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 5th day of October, 2010

VED PRAKASH GAUR, Presiding Officer

Appendix of evidence

Witnesses examined for the Petitioner

Witnesses examined for the Respondent

NIL

NL

Documents marked for the Petitioner

NIL

Decuments marked for the Mespondent

NIL

नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 180.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार एस.सी.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैदराबाद के पंचाट (संदर्भ संख्या 3/2007) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था।

[सं. एल-22013/1/2010-आई आर(सी-II)] डी. एस. एस. श्रीनिवास राव, डेस्क अधिकारी

New Delhi, the 24th December, 2010

S.O. 180.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 3/2007) of the Central Government Industrial Tribunal-cum-Labour Court, Hyderabad now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of SCCL and their workman, which was received by the Central Government on 24-12-2010

[No. L-22013/1/2010-IR(C-II)] D. S. S. SRINIVASA RAO, Desk Officer

#### ANNEXURE

# BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT HYDERABAD

#### PRESENT &

Shri Ved Prakash Gaur, Presiding Officer.

Dated the 4th day of November, 2010

INDUSTRIAL DISPUTE L.C. NO. 3/2007

#### BETWEEN:

Sri Noone Sammaiah,
S/o Ramulu
C/o Smt. A. Sarojana, Advocate,
Flat No. G-7, Ground Floor, Rajeshwari,
Gayatri Sadan, Opp. Badruka Jr. College
For Girls, Kachiguda,
Hyderabad
Petitioner

#### · . -

- The General Manager, M/s. Singarem Collieries Company Ltd., Mandamarri, Adilabad District
- The Colliery Manager/Superintendent of Mine, M/s. Singareni Collieries Company Ltd., KK-5 Incline, Mandamarri, Adilabad District ... Respondents

## APPEARANCES:

For the Petitioner : M/s. A. Sarojana and K. Vasudeva

Reddy, Advocates

For the Respondent: M/s. P.A.V.V.S. Sarma and Vijaya-

laxmi Panguhri, Advocates

## AWARD

This petition under Sec. 2A (2) of I. D. Act, 1947 has been filled by Sri Noone Sammaiah ex-badli filler to set aside the termination order dated 28-10-1998 and to reinstate the Petitioner workman with full back wages.

It is alleged by the Petitioner that he was appointed. as badli filler on 9-5-1991 and later he was confirmed as coal filler in the year 1996. He was regular to his duties till 1996. During the year 1997 the Petitioner fell sick for some time and he has undergone appendicitis operation. All these impediments refrained the Petitioner not to be regular to his duties during the year 1997. A chargesheet dated 28-3-1998 was issued alleging that the Petitioner has worked for 50 days during 1997 which amount to misconduct under company's Standing Orders No. 25.25. The Petitioner has submitted his explanation but the Respondent were not satisfied and ordered for departmental enquiry. The Enquiry Officer conducted the enquiry with pre-determined notion. The enquiry was not valid in nature. The Enquiry Officer submitted his report. On the basis of enquiry report a show cause notice was issued to the Petitioner against which Petitioner submitted his reply, the Disciplinary Authority passed dismissal order dated 28-10-1998 without considering the submission made by the Petitioner was absent due to ill-health and the same was stated by the Petitioner before the Enquiry Officer, no -challenge was made from the side of the management as such, the submission made by the Petitioner would have been deemed to be correct but the Enquiry Officer has not considered the submission made by the Petitioner workman. He submitted his enquiry report with a pre-determined notion as such, the order passed on such enquiry report is bad and deserve to be quashed. Proper opportunity was not given to the Petitioner in the enquiry proceeding. Dismissal order based on that enquiry is illegal, arbitrary and is liable to be treated as bad in law. Hence, it is prayed that the impugned order be guashed and the Respondent be directed to reinstate the Petitioner with back wages and all consequential benefits.

3. Management has submitted his reply alleging therein that Petitioner remained absent for the year 1997 but for 50 days which hampered the working of the company, the absence of the Petitioner was without any sufficient cause which is grave misconduct within the Standing Orders 25.25 of the company and dismissal is not bad in the light of the case law reported in 1996(1) SCC 302 State of U.P. and Others Vs. Ashok Kumar Singh. Petitioner's

contention that he was not afforded proper apportunity is incorrect. Due notices were given to the Petitioner to participate in the enquiry proceedings. The notice was acknowledged by the Petitionar and he participated in the enquiry proceeding. Petitioner did not availed the am of co-worker though he was given the opportunity to take the help of a co-worker. Petitioner did not produce may sickness proof, thus he failed to produce any documentary evidence before the Enquiry Officer. During the year 1795 to 1998 also the Petitioner was not regular to his duties. He has put in 121, 50 and 39 musters in the years 1995, 1997. and 1998 respectively and in the year 1996 only he get 182. musters. This prove that the Petitioner was not sincere to his work. He intentionally absented himself without any reason or cause. The company has provided medical facilities by establishing hospitals, the Petitioner did not reported to the company hospital for his sickness these, the submission that he was absent due to Hi-health is unfounded, Enquiry Officer has given his finding on the material placed before him by the management and no li can be find in the enquiry report, it is based on evidence and Petitioner's dismissal order is not dispeoperationals to the misconduct committed by him since Petitioner was not regular to his duties company has distributed him which is neither illogal nor invalid.

- 4. Parties were directed to produce evidence in support of their claims. Petitioner has filed zonix expins of enquiry proceeding consists of report and dismissal order dated 28-10-1998. However, the Respondent has filed chargeshoet, acknowledgement of chargeshoet, acknowledgement of chargeshoet, explanation submitted by the Petitioner, notice of enquiry, entire domestic enquiry proceedings, show cause notice issued to him, his explanation against show cause notice and dismissal order.
- 5. Coming to the point of legality and ralidity of domestic enquiry conducted by the miningement it is pertinent to mention that Learned Countel for the Petitioner moved memo dated 17-2-2009 conceding the validity and legality of the domestic enquiry at such, the domestic enquiry was held to be legal and valid.
- 6. I have heard counsels for the parties and has gove through the claim petition, counter statement and documents filed by the parties.
- 7. It is admitted fact that the Potitioner has put in only 50 musters during the year 1997 for which a chargesheet dated 25/28-3-1998 was issued to the Petitioner against which the Petitioner filed his explanation stating therein that he remained absent because of ill-health. It is also admitted that domestic enquiry was conducted and Petitioner participated in the domestic enquiry. On the basis of the report submitted by the languity follower dismissal order has been passed against the Petitioner which is under challenge. In this case this tribunal has to consider:

- (i) Whether the absence of Petitioner during the year 1997 was for any sufficient and reasonable cause or not and the report of Enquiry Officer is based on evidence or not?
- (2) Whether the punishment imposed upon the Petitioner is disproportionate to the misconduct committed by the Petitioner?
- 8. Point No. 1: The Petitioner has submitted that he was sick and had undergone appendicitis operation due to which he remained absent during the year 1997 and put in 50 musters during the year 1997. Fits gratement was recorded by the Enquiry Officer, during course of the enquiry he stated that he worked for 50 days and remained absent for the rest of days in 1997 due to health problems. But has not been able to provide my single document before the Enougy Officer to substantiate his affections. In his reply dated 17-7-98 he wrote that he was not keeping good health due to which he could not attend to his duties regularly. As against this, the management has produced Sri. K. Rajamath, Spl. Grade Clerk and Sri K. Ranga Rao, Spl. Grade Cierk to prove that Petitioner remained absent without any leave or without any insimation during the year 1997 from January to December. Since absence of the Petitioner was admitted by the Petitioner himself it was the sole duty of the Petitioner to prove that his absence was due to any cogent reason or sufficient cause. Petitioner was not able to prove that his absence during the year 1997 was due to sufficient reason. Though he stated that he was absent due to ill-health but he has not able provide any evidence or proof in support of his lineas of treatment for ill-health. Even if it is presumed that Peliternet remained absent due to the ill-health why he did not inform his superiors regarding the same has not been explained by the Petitioner. Thus, the finding of the Enquiry Officer that Petitioner's absence during the year 1997 size based on evidence and reasoning and an fluit can be selful the finding arrived at by the Enguiry College.
- 9. This tribings is also of the opinion that the Petitioner remained absent will be any intimation to his employer during the year 1997, his absence was without any reasonable or sufficient cause and thereby the Petitioner has committed instruments mentioned in para 25.25 of the Standing Orders of the company. Point No. 1 is decided accordingly.
- 10. Point No. 2: So far as the question of punishment is concerned the Petitioner has not been able to justify his absence during the year 1997, he has voluntarily admitted before the Enquiry Officer that he remained absent during 1997 and could attend only 50 musters though the Respondent management has stated in the counter statement that Petitioner remained absent during the year 1995, 1996 and in 1998 also which was not mentioned in the chargesheet. However, this fact was not brought before

the Enquiry Officer also. As such, the previous absence cannot be taken into consideration but the absence in the year 1997 is surely a grave misconduct and management has not committed any mistake in passing the punishment of dismissal against the Petitioner. The Learned Counsel for the Petitioner has argued that the Petitioner's family is starving due to dismissal of the Petitioner against which Learned Counsel for the Respondent has argued that Petitioner himself is responsible for the starvation of the family members, the Petitioner was a unwilling worker who has not cared to perform his duties with sincerity as such, the punishment was proper and interference is not required in this case.

- 11. I agree with the argument of the Learned Counsel for the Respondent and I am also of the considered opinion that the punishment imposed on the Petitioner is neither excessive nor disproportionate and Petitioner is not a deserving person for any lenient view to be taken in favour of the Petitioner. The Petitioner himself is responsible for the starvation of his family members, no interference is required in the matter of the punishment. Point No. 2 is decided accordingly.
- 12. From the above discussion, this tribunal is of the considered opinion that the claim petition is unfounded, no interference is required in this case. Petitioner is not entitled for any relief, petition deserves to be dismissed, and it is dismissed. Hence, this award.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 4th day of November, 2010.

VED PRAKASH GAUR, Presiding Officer

#### Appendix of evidence

Witnesses examined for the Petitioner

Witnesses examined for the

Respondent

NIL

NIL

Documents marked for the Petitioner

NIL

Documents marked for the Respondent

NIL

नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 181.—औद्योगिक विवाद अधिनियुम् 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरक्रक मुस्स सी सी एत. के प्रबंधतंत्र के संबद्ध नियोजकों और उठक्की कर्मकारों की बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक

अधिकरण, हैदराबाद के पंचाट (संदर्भ संख्या 46/2007) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था।

> [सं. एल-22013/1/2010-आई आर(सी-II)] डी. एस. एस. श्रीनिवास राव, डेस्क अधिकारी

New Delhi, the 24th December, 2010

S.O. 181.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 46/2007) of the Central Government Industrial Tribunal-cum-Labour Court, Hyderabad as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of SCCL and their workman, which was received by the Central Government on 24-12-2010

[No. L-22013/1/2010-IR(C-II)] D. S. S. SRINIVASA RAO, Desk Officer

#### **ANNEXURE**

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT `HYDERABAD

#### PRESENT:

Shri Ved Prakash Gaur, Presiding Officer

Dated the 3rd day of November, 2010

INDUSTRIAL DISPUTE L.C. NO. 46/2007

#### BETWEEN:

Sri Pulipaka Mallesh,
S/o Yellaiah,
C/o Smt. A. Sarojana, Advocate,
Fiat No. G7, Ground Floor, Rajeshwari,
Gayatri Sadan, Opp. Badruka Jr. College
For Girls, Kachiguda,
Hyderabad .... Petitioner

#### AND

- The General Manager,
   M/s. Singareni Collieries Company Ltd.,
   Mandamarri Area,
   Mandamarri, Adilabad District
- The Superintendent of Mines, M/s. Singareni Collieries Company Ltd., KK-1 Incline, Kalyankhani, Adilabad District . . . Respondents

#### APPEARANCES:

For the Petitioner: M/s. A. Sarojana and K. Vasudeva Reddy, Advocates.

For the Respondent: M/s. P.A.V.V.S. Sarma and Vijayalaxmi Panguluri, Advocates

## AWARD

This petition under Sec. 2A(2) of the I. D. Act, 1947 has been filed by Sri Pulipaka Mallesh, ex-badli filler in light of the judgment of the Hon'ble High Court of Andhra Pradesh reported in W.P. No. 8395 of 1989 dated 3-8-1995 between Sri U. Chinnappa and M/s. Cotton Corporation of India and two others to set aside the termination order dated 8-12-2000 and to reinstate the Petitioner workman with full back wages.

2. It is alleged by the Petitioner that he was appointed as badli filler on 6-6-1990 and he was regular to his duties from the date of his appointment till 1998. The Petitioner suffered with ill-health due to Tuberculosis and other family problems, as such he could not be regular to his duties in the year 1999. He took treatment in company's hospital and also from government hospital at Peddapalli. A chargesheet dated 19-1-2000 was issued alleging that the Petitioner could not be regular during the year 1999 which amount to misconduct under company's Standing Orders No. 25.25. The Petitioner has submitted his explanation but the Respondents were not satisfied and ordered for departmental enquiry. The Enquiry Officer conducted the enquiry with pre-determined notion. The enquiry was not valid in nature. The Enquiry Officer submitted his report on the basis of a show cause notice dated 13-8-2000 to the Petitioner against which Petitioner submitted his reply on the 18-9-2000. The Disciplinary Authority did not consider the submission made by the Petitioner and passed diamissal order of Petitioner w.e.f. 14-12-2000 vide order dated 8-12-2000. The Petitioner was absent due to ill-health and the same was stated by the Petitioner before the Enquiry Officer, no challenge was made from the side of the management as such, the submission made by the Petitioner would have been deemed to be correct but the Enquiry Officer has not considered the submission made by the Petitioner workman. He submitted his enquiry report with a pre-determined notion as such, the order passed on such enquiry report is bad and deserve to be quashed. Proper opportunity was not given to the Petitioner in the enquiry proceeding. He prayed to declare the impugned order of the Respondent No. 1 dated 8-12-2000 as illegal and arbitrary and set aside the same and consequently direct the Respondents to reinstate the Petitioner into service with continuity of service, back wages and all other attendant benefits.

3. Management has submitted his reply alleging therein that Petitioner remained absent during the year 1999 which hampered the working of the company, the absence of the Petitioner was without any sufficient cause which is grave misconduct within the Standing Orders 25.25 of the company and dismissal is not bad in the light of the case

law reported in 1996(1) SCC 302 State of U.P. and Others Vs. Ashok Kumar Singh. It is submitted that the Petitioner was initially appointed in the Respondent's company on 15-6-1990 as badli filler. It is submitted that Petitioner has put in only 23 musters in the year 1999 which constituted misconduct under Company's Standing Orders No. 25.25, thereby he was issued with chargesheet dated 19-1-2000. Petitioner submitted his explanation dated 19-2-2000 which is not satisfactory. Petitioner's contention that he was not afforded proper opportunity is incorrect. Due notices were given to the Petitioner to participate in the enquiry proceedings. The notice was acknowledged by the Petitioner and he participated in the enquiry proceeding. Petitioner did not availed the assistance of co-worker though he was given the opportunity to take the help of a coworker. Petitioner did not produce any sickness proof, thus he failed to produce any documentary evidence before the Enquiry Officer, During the year 1997 to 2000 also the Petitioner was not regular to his duties. In the year 1997 he put in only 17 musters, in 1998—89 musters, in 1999—23 musters and in the year 2000 he had put in 14 musters. This prove that the Petitioner was not sincere to his work. · He intentionally absented himself without any reason or cause. The company has provided medical facilities by establishing hospitals, the Petitioner did not reported to the company hospital for his sickness thus, his submission that he was absent due to ill-health is unfounded. Enquiry Officer has given his finding on the basis of material placed before him by the management and no fault can be find in the enquiry report, it is based on evidence and Petitioner's dismissal order is not disproportionate to the misconduct committed by him since Petitioner was not regular to his duties company has dismissed him which is neither illegal nor invalid.

- 4. Parties were directed to produce documents evidence in support of their claims. Petitioner has filed xerox copies of chargesheet dated 19-1-2000, enquiry report, enquiry proceeding and dismissal order dated 8-12-2000. However, the Respondent has filed chargesheet with acknowledgement, explanation of the Petitioner, notice of enquiry, entire domestic enquiry proceedings, enquiry report, show cause notice issued to him and dismissal order.
- 5. Coming to the point of the legality and validity of domestic enquiry held by the management it is pertinent to mention that Learned Counsel for the Petitioner moved mento dated 27-2-2009 conceding the validity and legality of the domestic enquiry as such, the domestic enquiry was held to be legal and valid.
- 6. I have heard counsels for the parties and has gone through the claim petition, counter statement and documents filed by the parties.
- 7. It is admitted fact that the Petitioner has put in only 23 musters during the year 1999 for which a

chargesheet dated 19-1-2000 was issued to the Petitioner against which the Petitioner filed his explanation stating therein that he remained absent because of ill-health and family problems. It is also admitted that domestic enquiry was conducted and Petitioner participated in the domestic enquiry. On the basis of the report submitted by the Enquiry Officer dismissal order has been passed against the Petitioner which is under challenge. In this case this tribunal has to consider,

- (1) Whether the absence of Petitioner during the year 1999 was for any sufficient and reasonable cause or not and the report of Enquiry Officer is based on evidence or not?
- (2) Whether the punishment imposed upon the Petitioner is disproportionate to the misconduct committed by the Petitioner?
- 8. Point No. 1: The Petitioner has submitted that he remained ill during the year 1999 as he suffered from Tuberculosis and other ailments due to which he remained absent and put in 23 musters during the year 1999. His statement was recorded by the Enquiry Officer, during the course of the enquiry he stated that he worked for 23 days and remained absent during the year 1999 for the rest of days due to health problems and personal problems. He suffered from Tuberculosis and other ailments due to which he remained absent but has not been able to provide any single document before the Enquiry Officer to substantiate his allegations. In his reply dated 19-2-2000 he simply written that "I have been suffering with T.B., my family members were also suffering as same with me". As against this, the management has produced Sri J. Rajam, Office Supdt. and Sri D. V. Prasada Rao, Spl. Grade Clerk to prove that Petitioner remained absent without any leave or without any intimation during the year 1999 from January to December and attended only for 23 musters. Since absence of the Petitioner was admitted by the Petitioner himself it was the sole duty of the Petitioner to prove that his absence was due to any cogent reason or sufficient cause. Petitioner was not able to prove that his absence during the year 1999 was due to sufficient reason. Though, he stated that he was absent due to ill-health and as he was suffering from Tuberculosis but he has not provided any evidence or proof in support of his illness or illness of any of his family members. Even if it is presumed that Petitioner remained absent due to the ill-health of his family members why he did not inform his superiors regarding his illness has not been explained by the Petitioner. Thus, the finding of the Enquiry Officer that Petitioner's absence during the year 1999 was based on evidence and reasoning and no fault can be find in the finding arrived at by the Enquiry Officer.
- 9. This Tribunal is also of the opinion that the Petitioner remained absent without any intimation to his

employer during the year 1999, except for 23 days, his absence was without any reasonable or sufficient cause and thereby the Petitioner has committed misconduct mentioned in para 25.25 of the Standing Orders of the Company Point No. 1 is decided accordingly.

10. Point No. 2: So far as the question of punishment is concerned the Petitioner has not been able to justify his absence during the year 1999 he has voluntarily admitted before the Enquiry Officer that he remained absent during 1999 and could attend only 23 musters though the Respondent management has stated in the counter statement that Petitioner remained absent during the year 1997 and in 1998 which was not mentioned in the chargesheet. However, this fact was not brought before the Enquiry Officer also. As such, the previous absence cannot be taken into consideration but the absence in the year 1999 is surely a grave misconduct and management has not committed any mistake in passing the punishment of dismissal against the Petitioner. The Learned Counsel for the Petitioner has argued that the Petitioner's family is starving due to dismissal of the Petitioner against which Learned Counsel for the Respondent has argued that Petitioner himself is responsible for the starvation of the family members, the Petitioner was a unwilling worker who has not cared to perform his duties with-sincerity as such, the punishment was proper and interference is not required in this case.

- 11. I agree with the argument of the Learned Counsel for the Respondent and I am also of the considered opinion that the punishment imposed on the Petitioner is neither excessive nor disproportionate and Petitioner is not a deserving person for any lenient view, to be taken in favour of the Petitioner. The Petitioner himself is responsible for the starvation of his family members, no interference is required in the matter of the punishment. Point No. 2 is decided accordingly.
- 12. From the above discussion, this tribunal is of the considered opinion that the claim petition is unfounded, no interference is required in this case. Petitioner is not entitled for any relief, petition deserves to be dismissed, it is dismissed and hence, this award.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 3rd day of November, 2010.

VED PRAKASH GAUR, Presiding Officer

## Appendix of Evidence

Witnesses examined for the Petitioner

NIL.

Witnesses examined for the

Respondent

NIL

Documents marked for the Petitioner

NIL

Documents marked for the Respondent

NIL.

नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 182.—शैद्योगिक विवाद अभिनयम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार एस:सी.सी.एल. के प्रबंध तंत्र के संबद्ध नियोजकों और उनके कर्यकारों के बीच, अनुबंध में निर्दिज्द औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैदराबाद के पंचाट (संदर्ध संख्य 45/2007) को प्रकाशित करती हैं जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था।

[सं. एल-22013/1/2010-आई. आर.(सी-II)] डी. एस. एस. श्रीनिवास राव, डेस्क अधिकारी

New Delhi, the 24th December, 2010

S.O. 182.—In cursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 45/2007) of the Central Government Industrial Tribunal-cum-Labour Court, Hyderabad as shown in the Annexure in the industrial dispute between the employers in relation to the management of SCCL and their workman, received by the Central Government on 24-12-2010

[No.1,22013/1/2010-IR(C-II)]
D S. S. SRINI' ASA RAO Busk Officer

#### ANNEXURE

BEFORE THE CENTRAL GOVERNMENT
INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT
AT HYDERABAD

#### PRESENT:

Shri Ved Prakash Gaur, Presiding Officer.

Dated the 2nd day of November, 2010

**INDUSTRIAL DISPUTE L.C. NO. 45/2007** 

#### BETWEEN:

Sri Beesaboina Ravinder, S/o Rajamallu, C/o Smt. A. Sarojana, Advocate, Flat No. G7, Ground Floor, Rajeshwari, Gayatri Sadan, Opp. Badruka Jr. College For Girls, Kachiguda, Hyderabad.

Petitioner

]

- i. The General Manager, M/s. Singareni Collieries Company Ltd., Mandamarri, Adilabad District
- 2. The Colliery Manager/Superintendent of Mines, M/s. Singareni Collieries Company Ltd., KK-1 Incline, Mandamarri Adilabad District ... Respondents

#### APPEARANCES:

For the Petitioner

: M/s. A. Sarojana and K. Vasudeva

Reddy, Advocates.

For the Respondent: M/s. P.A.V.V.S. Sarma and Vijayalaxmi Panguluri, Advocates.

## AWARD

This petition under Sec. 2A(2) of the I. D. Act, 1947 has been filed by Sri Beesabonia Ravinder, ex-badli filler to set aside the termination order dated 25-4-1999 and to reinstate the Petitioner workman with full back wages.

2. It is alleged by the Petitioner that he was appointed as badli filler on 15-12-1988. He was regular to his duties but during the year 1997 the Petitioner suffered with illhealth, i.e., Gastrological problems and Typhoid and other family problems, as such he could not be regular to his duties. His father and wife expired, resulting in great mental agony and family disturbance to the Petitioner which also contributed to his irregular attendance. A chargesheet dated 2013-1998 was issued alleging that the Petitioner was not regular to his duties during the year 1997 which amount to misconduct under Company's Standing Orders No. 25.25. The Petitioner has submitted his explanation but the Respondent were not satisfied and ordered for departmental enquiry. The Enquiry Officer conducted the enquiry with pre-determined notion. The enquiry was not valid in nature. The Enquiry Officer submitted his report on the basis of a show cause notice dated 31-12-1998 to the Petitioner against which Petitioner submitted his reply. The Disciplinary Authority did not consider the submission made by the Petitioner and passed dismissal order of Petitioner w.e.f. 4-1-1999 vide order dated 25-4-1999. The Petitioner was absent due to ill-health and the same was stated by the Pelitioner before the Enquiry Officer, no challenge was made from the side of the management as such, the submission made by the Petitioner would have been deemed to be correct but the Enquiry Officer has not considered the submission made by the Petitioner workman. He submitted his enquiry report with a predetermined notion as such, the order passed on such enquiry report is bad and deserve to be quashed. Proper opportunity was not given to the Pelitioner in the enquiry proceeding. The action of the Respondents in dismissing the Petitioner from service is illegal, arbitrary, violative of principles of natural justice and hence, be set aside directing the Respondents to reinstate the Petitioner with all consequential benefits

- Management has submitted his reply alleging therein that Petitioner remained absent for the year 1997 which hampered the working of the company, the absence of the Petitioner was without any sufficient cause which is grave misconduct within the Standing Orders 25.25 of the company and dismissal is not bad in the light of the case law reported in 1996(1) SCC 302 State of U.P. and others Vs. Ashok Kumar Singh. Petitioner's contention that he was not afforded proper opportunity is incorrect. Due notices were given to the Petitioner to participate in the enquiry proceeding. The notice was acknowledged by the Petitioner and he participated in the enquiry proceeding. Petitioner did not availed the assistance of co-worker though he was given the opportunity to take the help of a co-worker. Petitioner did not produce any sickness proof, thus he failed to produce any documentary evidence before the Enquiry Officer. During the years 1995, 1996 and 1997 also the Petitioner was not regular to his duties. In the year 1995 he had put in 73 musters, in 1966—22 musters, and 1997 he had put in 44 musters. After chargesheet was given, in the year 1998 also he had put in only 16 musters and upto 4-5-1999 'Nil' musters. This proves that the Petitioner was not sincere to his work. He intentionally absented himself without any reason or cause. The company has produced medical facilities by establishing hospitals, the Petitioner did not reported to the company hospital for his sickness thus, his submission that he was absent due to ill-health is unfounded, Enquiry Officer has given his finding on the material placed before him by the management and no fault can be find in the enquiry report, it is based on evidence and Petitioner's dismissal order is disproportionate to the misconduct committed by him since Petitioner was not regular to his duties company has dismissed him which is neither illegal nor invalid.
- 4. Parties were directed to produce documentary evidence in support of their claims. Petitioner has filed enquiring proceeding, enquiry report and dismissal order dated 25-4-1999. However, the Respondent has filed chargesheet, explanation to chargesheet, entire domestic enquiry proceedings file, show cause notice issued to him, his explanation against show cause notice, copy of the statement of the witnesses and that of the Petitioner himself and dismissal order.
- 5. Coming to the point of the legality and validity of domestic enquiry held by the management it is pertinent to mention that Learned Counsel for the Petitioner moved memo dated 5-3-2009 conceding the validity and legality of the domestic enquiry as such, the domestic enquiry was held to be legal and valid.
- 6. I have heard counsels for the parties and has gone through the claim petition, counter statement and documents filed by the parties.

- 7. It is admitted fact that the Petitioner has put in only 14 musters during the year 1997 for which a chargesheet dated 20-3-1998 was issued to the Petitioner against which the Petitioner filed his explanation stating therein that he remained absentdue to ill-health and family problems. It is also admitted that domestic enquiry was conducted and Petitioner participated in the domestic enquiry. On the basis of the report submitted by the Enquiry Officer dismissal order has been passed against the Petitioner which is under challenge. In this case this Tribunal has to consider:
  - (1) Whether the absence of Petitioner during the year 1997 was for any sufficient and reasonable cause or not and the report of Enquiry Officer is based on evidence or not?
  - (2) Whether the punishment imposed upon the Petitioner is disproportionate to the misconduct committed by the Petitioner?
- 8. Point No. 1: The Petitioner has submitted that he remained ill during the year 1997 due to which he remained absent and put in 14 musters during the year 1997. His statement was recorded by the Enquiry Officer and during the course of the enquiry he stated that he worked for 14 days and remained absent for the rest of days due to health problems and personal problems. His wife and father both expired resulting in mental agony and family. disturbance to Petitioner. But has not been able to provide any single document before the Enquiry Officer to substantiate his allegations. In his reply dated 22-4-1998 he has not mentioned that his wife and father passed away in the year 1997. He simply written that he could not perform his duty due to his suffering from stomach pain and typhoid fever and also untold troubles. As against this, the management has produced Sri A. Prakash, Clerk Gr. I and Sri D.V. Prasada Rao, Spl. Grade Clerk to prove that Petitioner remained absent without any leave or without any intimation during the year 1997. Since absence of the Petitioner was admitted by the Petitioner himself it was the sole duty of the Petitioner to prove that his absence was due to any cogent reason or sufficient cause. Petitioner was unable to prove that his absence during the year 1997 was due to sufficient reason. Though, he stated that he was absent due to ill-health but he is not able to provide any evidence or proof in support of his illness or illness of any of his family members. Even if it is presumed that Petitioner remained absent due to the ill-health why he did not informed his superiors regarding his illness, has not been explained by the Petitioner. He has not disclosed the date of death of his wife or his father. Thus, the finding of the Enquiry Officer that Petitioner's absence during the year 1997 was without reason and sufficient cause, is based on evidence and reasoning and no fault can be find in the finding arrived at by the Enquiry Officer.

- 9. This tribunal is also of the opinion that the Petitioner remained absent without any intimation to his employer during the year 1997, his absence was without any reasonable or sufficient cause and thereby the Petitioner has committed misconduct mentioned in para 25.25 of the Standing Orders of the company. Point No. 1 is decided accordingly.
- 10. Point No. 2: So far as the question of punishment is concerned the Petitioner has not been able to justify his absence during the year 1997, he has voluntarily admitted before the Enquiry Officer that he remained absent during 1997 and could attend only 14 musters though the Respondent management has stated in the counter statement that Petitioner remained absent during the year 1995 and 1996 also which was not mentioned in the chargesheet. However, this fact was not brought before the Enquiry Officer also. As such, the previous absence cannot be taken into consideration but the absence in the year 1997 is surely a grave misconduct and management has not committed any mistake in passing the punishment of dismissal against the Petitioner. The Learned Counsel for the Petitioner has argued that the Petitioner's family is starving due to dismissal of the Petitioner against which Learned Counsel for the Respondent has argued that Petitioher himself is responsible for the starvation of the family members, the Petitioner was a unwilling worker who has not cared to perform his duties with sincerity as such, the punishment was proper and interference is not required in this case.
- 11. I agree with the argument of the Learned Counsel for the Respondent and I am also of the considered opinion that the punishment imposed on the Petitioner is neither excessive nor disproportionate and Petitioner is not a deserving person for any lenient view, to be taken in favour of the Petitioner. The Petitioner himself is responsible for the starvation of his family members, no interference is required in the matter of the punishment. Point No. 2 is decided accordingly.
- 12. From the above discussion, this tribunal is of the considered opinion that the claim petition is unfounded, no interference is required in this case. Petitioner is not entitled for any relief, petition deserves to be dismissed, and hence, this award.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 2nd day of November, 2010.

## Appendix of evidence

Witnesses examined for the Petitioner

Witnesses examined for the Respondent

NIL

NIL

Documents marked for the Petitioner

NII.

Documents marked for the Respondent

.NIL

नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 183.-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार एस.सी.सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैदराबाद के पंचाट (संदर्भ संख्या 92/2007) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था ।

> . [सं. एल-22013/1/2010-आईआर(सी-11)] डी. एस. एस. श्रीनिवास राव, डेस्क अधिकारी

New Delhi, the 24th December, 2010

S.D. 183.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 92/2007) of the Central Government Industrial Tribunal-cum-Labour Court. Hyderabad now as shown in the Atmexure in the Industrial Dispute between the employers in relation to the management of SCCL and their workman, which was received by the Central Government on 24-12-2010

> [No. L-22013/1/2010-IR(C-II)] D. S. S. SRINIVASARAO, Desk Officer

#### ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT HYDERABAD

#### PRESENT:

Shri Ved Prakash Gaur, Presiding Officer Dated the 26th day of November, 2010 Industrial Dispute L. C. No. 92/2007

## BETWEEN:

Golliwada Raja Babu, C/o Smt. A. Sarojana, Advocate, Flat No. G-7, Ground Floor, Rajeshwari, Gayatri Sadan, Opp. Badruka Jr. College For Girls, Kachiguda, Hyderabad

... Petitioner

#### AND

- 1. The Chief General Manager, M/s Singareni Collieries Company Ltd., Ramagundam Area-1, Ramagundam, Godavarikhani
- 2. The Managing Director (Admn.), M/s Singareni Collieries Company Ltd.,

Post: Kothagudem, Disit.: Khammam

Respondents

## APPEARANCES:

For the Petitioner

: Sri S. Bhagawantha Rao, Advocate.

For the Respondent: M/s, P.A.V.V.S. Sarma and Vijaya-

laxmi Panguluri. Advocates.

#### AWARD

This petition under Sec. 2A (2) of the I. D. Act, 1947 has been filed by Sri Goliwada Raja Babu, ex-employee of M/s. Singareni Collieries Company Ltd., challenging the order of dismissal dated 22-3-2001 and for his reinstatement in service with all the back wages and consequential benefits.

- 2. It has been alleged in the claim petition that the Petitioner was appointed as badli filler on 31-7-1996. He has completed B. Com. and P.G. diploma in Personal Management and Industrial Relationship and having Higher certificates of typing in Telugu and English languages. While working so he was issued with the chargesheet dated 12-8-98 for his absenteeism from duty. The Petitioner was totally sick. He sustained mine accident, his both legs were fractured. He sustained injuries in his head and has taken treatment in area hospital. He has put in 130 musters in 1996, 250 musters in 1997, 103 musters in 1998. However, vague removal order was issued under company's Standing Orders No. 25.25. Before order of removal enquiry was conducted, but no document was supplied to the Petitioner neither memo of charge or chargesheet no subsistence allowance was allowed to the Petitioner. The entire enquiry is null and void for nonpayment of subsistence allowance. No proper opportunity was afforded to the Petitioner. The Petitioner was called upon to participate at Kothagudem for consideration of his case along with other case of absenteeism. The Petitioner attended the meeting on 21-4-2003 but no relief was granted to the Petitioner. Petitioner made several requests but no heed was paid hence, he is forced to file the petition after six years of his dismissal from service.
- 3. Respondent management has filed counter statement wherein it is submitted that the post of badli filler does not require any educational qualification. The Petitioner was appointed as badli filler on 31-7-1996, he

used to remain absent. He put in only 71 musters during the year 1997, as such a charge sheet was issued to him. The Petitioner has not put in 130 musters in 1996, 250 musters in 1997 or 103 musters in 1998. He has put in 95 musters in 1996, 71 musters in 1997, 3 musters in 1998 and 32 musters in 1999. This prove that the Petitioner is a habitual absentee. He was issued with a chargesheet for his absenteeism in the year 1997 to which he did not submit any explanation even then enquiry was conducted and he participated in the enquiry. Witnesses were examined in his presence. The workman examined himself in his defence, however, his statement and submissions were not found to be satisfactory. Enquiry Officer submitted his report stating that the charges against the Petitioner were proved on the basis of which show cause notice was issued to the Petitioner and Disciplinary Authority passed order of dismissal. His appeal was also dismissed. The Petitioner remained silent for six years and has filed this petition after six years with much delay and latches. There is no explanation for the filing of this petition after such delay and latches, the petition deserves to be dismissed on this ground alone. The petition is baseless having no force and deserves to be dismissed.

- 4. Both the parties have filed their documentary evidence. Petitioner filed hand written application dated 5-12-2006, dismissal order dated 20-3-2001, salary slip, appointment letter dated 28-7-1996, xerox copy of medical certificates dated 29-4-97, 28-5-97 and undated medical certificate for period from 1-6-97 to 31-8-97, copy of the chargesheet, xerox copy of enquiry report, xerox copy of the enquiry proceeding. Respondent management has also filed the original chargesheet dated 12-9-98, acknowledgement receipt of the enquiry notice, enquiry notice, doemstic enquiry proceeding filed which consists of the original medical certificate dated 29-4-97, 28-5-97 and that undated medical certificate for the period from 1-6-97 to 31-8-97, enquiry report, show cause notice and dismissal order.
- 5. Before entering into the merits of the case under Sec. 11A of the Industrial Disputes Act, 1947, the question of legality and validity of domestic enquiry was considered and by the order dated 28-1-2010 the domestic enquiry was held to be legal and valid as the Petitioner conceded to the said question.
- 6. The case was posted for the argument. Learned Counsel for the Respondent submitted his written arguments. Every opportunity was afforded for the counsel

for the Petitioner workman to file written or oral argument but, after taking several dates Learned Counsel for the Petitioner did not argue the case. Hence, the arguments were closed. I have considered and has perused the claim statement, counter statement and evidence of the parties coupled with the departmental proceedings, on the basis of the pleadings and documentary evidence of the parties this tribunal has to consider:

- (I) "Whether the action of the management in terminating the services of the Petitioner workman is illegal and unjustified?
- (II) Whether Petitioner workman remained absent for reasonable and valid cause during the year 1997?
- (III) Whether the Petitioner suffered from delay and latches?
- (IV) Whether the Petitioner is entitled for any relief?

  If yes, then to what relief?"
- 7. Point Nos. (I) and (II): It is admitted case of the parties that Petitioner is appointed on 31-7-1996 as badli filler and during the year 1997, he remained absent and put in only 71 musters as such, a chargesheet was issued to him and he was asked to submit his explanation. It is also admitted that domestic enquiry was conducted in which the Petitioner participated wherein he has produced three medical certificates, first certificate relates to a period from 20-4-1997 to 28-4-1997, second certificate relates to a period from 19-5-1997 to 27-5-1997. This certificate was produced during course of enquiry and the Enquiry Officer has considered the documents. Learned Counsel in his claim statement has contended that these certificates were not considered by the Enquiry Officer. I have gone through the enquiry report, the Enquiry Officer has reported that the Petitioner has filed his medical certificates. He has gone through the medical certificates, in his report he has concluded that these medical certificate have been filed with an attempt to cover up absence to some extent. Though the Learned Counsel for the workman has not placed any argument before this tribunal, even then this tribunal has to consider whether the filing of this medical certificate or the medical certificate justified the absence of Petitioner or not.
- 8. I have considered each and every medical certificate, the first medical certificate relate to the period 20-4-1997 to 28-4-1997 wherein the disease has been mentioned as UTI, the second certificate relate to a period

from 19-5-1997 to 27-5-1997 in which the disease has been mentioned as Malaria. If both these certificates are treated to be correct then the Petitioner remained absent for valid reasons for 8 days in April and 9 days in the month of May. The chargesheet shows that the Petitioner has remained absent prior to 20-4-1997 on 1st to 4th, 7th, 8th, 16th of April, and thereafter on 30th April. Again he remained absent on 2nd, 4th, 8th to 12th, 14th, 15th, May. What was the reason to remain absent on these days in the month of April and May. Petitioner has not been able to explain either before the Enquiry Officer or before this tribunal. Not only that the Petitioner was absent in the months of January, February and March. He has produced a third certificate that he was suffering from Jaundice and was under treatment of Dr. K. Indira, M.B.B.S., D.GO., who is supposed to be ginaecologist, a Doctor of ladies diseases. What has forced the Petitioner to take treatment under gynaecologist is not clear. If he was suffering from the disease of Jaundice he would have undergone treatment of a physician and not of a gynaecologist. The third certificate shows that he was under the treatment of the gynaecologist from 1-6-1997 to 31-7-1997 but the attendance sheet and statement of the management witness has proved that the Petitioner has worked on 23rd to 26th June and 12th to 13th of July and 7th August, 1997. This prove that the Petitioner was not under continuous treatment of Dr. K. Indira as has been mentioned by her. During this period also he has attended the office for few days. This amply proves that Petitioner has attempted to cover up his absence by producing these certificates which does not appear to be genuine and I agree with the findings of the Enquiry Officer. There is no perversity or illegality in the finding of the Enquiry Officer. The Petitioner has not been able to prove why he remained absent on those days for which he has not produced medical certificates. If he was continuously ill as alleged by him he would have produced the medical certificates. He has stated that he took treatment from the company hospital. He suffered fracture in his leg, sustained injuries in head while working in the mine but he has not been able to produce single piece of paper to show that he has suffered injuries during course of his duties or took treatment in company hospital. Thus, the entire allegation made in the claim statement is devoid of any merit and without any basis.

9. The Petitioner has put in only 71 musters even if he remained absent for 9 days in April on account of UTI and 10 days in May on account of Malarial disease, his absence for rest of days are not clarified and justified by him. He has not been able to prove that his absence is for

any reasonable or genuine cause. Thus, the management has not committed any illegality or unjustifiability in dismissing a person who is not interested to perform his duties. Though it is not alleged in counter but it appears that Petitioner is a highly qualified person holding the degree of B. Com., and P.G. diploma in Industrial Relations, he might not be interested in performing the job of badli filler or coal filler and he must have avoided to perform duties, he absented himself from duties. The absence is unjustfiable and without any reason or sufficient grounds and Point Nos. 1 and 2 decided accordingly.

- 10. Point No. 3: The Petitioner was dismissed in the year 2001. He did not file the claim petition within any reasonable period. He has filed it after lapse of six years and he has not been able to explain the reasons for delay, thus, it suffers from delay and latches. Though there is no limitation prescribed for proceeding under Sec. 2A (2) as such, it will not have effect on the merits of the case. Point No. 3 is decided accordingly.
- 11. Point No. 4: The Petitioner has absented himself without any reasonable and sufficient reasons. He appears to be an unwilling woker, as such, he is not entitled for any relief and the Punishment awarded is justifiable and in proportion to the misconduct committed by him.
- 12. From the above discussion, this tribunal is of the opinion that the claim petition is devoid of any merit, Petitioner does not deserve any sympathy and he is not entitled for any relief. Petition is dismissed. Hence, this award.

Award passed accordingly. Transmit.

Dictated to Smt. P. Phani Gowri, Personal Assistant transcribed by her corrected by me on this the 26th day of November, 2010.

VED PRAKASH GAUR, Presiding Officer

#### Appendix of evidence

Witnesses examined for the Petitioner

Witnesses examined for the Respondent

NIL

NIL

Documents marked for the Petitioner

NIL

Documents marked for the Respondent

NIL

# नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 184.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में केन्द्रीय सरकार हुटकों के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच अनुबंध में निदिष्ट औद्योगिक विवाद में केन्द्रीय औद्योगिक अधिकरण नं. 1, नई दिल्ली के पंचाट (संदर्भ संख्या 71/2006) को प्रकाशित करती है, जो केन्द्रीय सरकार को 24-12-2010 को प्राप्त हुआ था।

· [सं. L-42012/179/2005 आई. आर.(सी एम-II)] डी. एस. एस. श्रीनिवास राव, डेस्क अधिकारी

New Delhi, the 24th December, 2010

S.O. 184.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 71/2006) of the Central Government Industrial Tribunal-cum-Labour Court, No. 1, New Delhi as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of HUDCO, and their workman, which was received by the Central Government on 24-12-2010

[No. L-42012/179/2005-IR(CM-II)]
D. S. S. SRINIVASA RAO, Desk Officer

#### ANNEXURE ...

BEFORE DR. R.K. YADAV, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1, KARKARDOOMA COURTS COMPLEX, DELHI

#### Industrial Dispute No. 71/2006

Shri Sadanand Tiwari, S/o Shri Ravati Ram Tiwari, C/o General Mazdoor Trade Union, Giri Nagar, Kalkaji, New Delhi-110049

. Werkman

Versus

The Executive Director, HMSI, HUDCO, F-2/12, Khelgaon, New Delhi-110049

. Management

#### AWARD

Housing and Urban Development Corporation (hereinafter referred to as the Corporation) was incorporated under Companies Act, 1956 in April, 1970. The Corporation has grown tremendously and its operations spread all over the country. It has Zonal Office at Chennai, 14 Regional Offices, Seven Development Offices and one Business Development Office. Human Settlement Management Institute (hereinafter referred to as the Institute) is a unit of the Corporation, which is engaged in training and research activities. The Institute is located at Lodi Road, New Delhi, while its hostel is located at Asian Village, New Delhi. Service Regulations were there to

provide service conditions for employees of the Corporation. In 1994 Recruitment and Promotion Rules came in force to govern service conditions of the employees of the Corporation.

- 2. Cadres of the employees of the Corporation are classified in to Executive and Non-Executive Groups. In Executive cadres group "A" and group "B" posts are there while in Non-Executive cadres group "C" and group "D" posts are placed. Group "D" posts are further categorized in three categories viz. skilled, some skilled and enskilled. In skilled category posts of Driver, Bloctrician Planther. Cattering and House Keeping official exist, while lifenses falls in semi-skilled category. Unskilled category consist of Chowkidar, Sweeper, Mali, General Assistant/Attendant, Farash, Despatch Rider, Assistant Festo Printer, Duffry Ferro Printer, Machine Operator and Mistry (Mason) No. post of Security Guard is available in either of the three categories of group D post. Recruitment to group D posts can be made through two charmels viz. (i) direct recruitment through Employment Exchange, and (ii) open transfet through advertisement in case Employment Exchange fails to sponsor candidates within a specified period.
- 3. To avail security services, the Corporation has entered into an agreement with M/s. Venguard Security. and Fire Services Pvt. Ltd. (in short the Contractor) who used to provide Security Guards to the Corporation in February, 2005 contract was awarded to M/s. Pearl Security. Services, to provide Security Guarda to the Composition. Shri Sadanand Tiwari was craployed as Security Guard by the Contractor to work at the premises of the Institute. He was paid his wages by the contractor. When contract was awarded to M/s Pearl Security Services. Shri Tiwari could not get any job with the new contracts. Aggrieved by the factum of his disengagement by the new contractor, he raised a demand with the Corporation for reinstatement of his services. When his demand was not conceded to, he raised an industrial dispute before the Conciliation Officer. When conciliation proceedings failed, the appropriate Government referred the dispute to this Tribunal for. adjudication vide order No. L-42012/179/2005-IR(CM-II) New Delhi dated 14th of September, 2006, with following

"Whether the action of the management of HUDCO in termining the services of Shri Sadanand Tiwari w.e.f. 20-2-2005 is legal and justified? If not, to what relief the workman is entitled?"

4. Claim statement was filed by Shri Sadanand Tiwari pleading that he was appointed as Security Guard by the Corporation w.e.f. 11-7-89. His fast drawn wages, were Rs. 5265/- P.M. He performed his duties in satisfactor, manner. The Corporation adopted unfair labour practice qua him. Legal facilities such as appointment letter, bonus, leave book, weekly and festival bolidays, over time and wage slip etc. were not provided to him. When he made a

reducst, he was assured by the Corporation that it would be provided within a short span of time. However, those facilities were not provided to him at any point of time. When he persisted in his demand, the Corporation got ampoyed. On 20th of February, 2005 his services were terminated without any cause or reason. Neither his earned wages for the period 1-2-2005 till 20-2-2005 were paid nor terminal benefits were given to him. Action of termination of his services is illegal and void ab initio. He approached the Corporation many a times for reinstatement of his services but to no avail. He served a notice of demand on the Corporation on 22-3-2005, which demand was neither conceded to nor responded. He taised an industrial dispute before the Conciliation Officer and ultimately reference was made to this Tribunal for adjudication. He seeks reinstatement in service of the Corporation with continuity and full back wages.

- 5. Claim was demurred by the Corporation pleading that there was no relationship of employer and employee between the parties. The Corporation agitates that the reference was made by the appropriate Government without application of mind to the facts and in an arbitrary manner. It was projected that the claimant was an employee of the Contractor, since a contract was awarded to him to provide security services. The claimant was engaged by the Conractor on 11-7-89. There was no question of providing any legal facilities to the charmant by the Corporation. Contract of the Contractor came to an end on 31-1-2005, and thereafter contract to provide security services was awarded to M/s. Pearl Security Services w.e.f. 1-2-2005. There was no question of terminating services of the claimant by the Corporation, as claimed by him. It has been projected that claim statement, being devoid of merits, is liable to be rejected.
- 6. In the rejoinder the claimant reiterates facts pleaded by him in the claim statement.
- 7. On pleadings of the parties following issues were settled:
  - 1. Whether there was no relationship of employer and employee between the parties?
  - 2. Whether there was no industrial dispute for want of relationship of employer and employee between the parties?
  - 3. As in terms of reference.
  - 4. Relief.
- 8. Claimant has examined himself in support of his claim. He opted not to examine any other witness. The Corporation has examined Shri U.S. Dagar (MW 1), R.N. Biswas (MW2) and Shri Rajesh Menta (MW 3) in support of its defence.
- 9. Arguments were heard at the bar. Shri Anil Singhal, authorised representative, advanced arguments on behalf

of the claimant. Shri B.S. Rana, authorised representative, raised his submissions on behalf of the Corporation. I have given my careful considerations to the arguments advanced at the bar and cautiously perused the record. My findings on issues involved in the controversy are as follows:

#### Issue No. 1

10. Shri Sadanand Tiwari swears in his affidavit Ex.WW1/A that he was appointed by the officers of the Corporation in July, 1989 as Security Guard. He worked under their supervision. His wages were paid by the officers of the Corporation and his last drawn salary was Rs. 5265-PM. He worked with the Corporation till 20th of February, 2005. However, no appointment letter was issued to him. When he raised a demand of an appointment letter, a service certificate was issued in his favour. When he demanded appointment letter in February, 2005, his services were dispensed with on 20th of February, 2005 without any reason. On 22nd of March, 2005 letter of demand was sent to the Corporation, copy of which is Ex. WW1/1. He filed claim statement before the Conciliation Officer, copy of which is Ex. WW 1/3. During the course of his cross examination, he unfolds that he had not moved any application to the Corporation or the Institute for job. He concedes that employees of the Corporation were issued identity cards, while no identity card was issued to him. He projects that he had not written any letter to the Corporation asking ESI and Provident Fund facilities.

11. Shri U.S. Dagar unfolds that there is no post of Security Guard with the Corporation. The Corporation engages services of Security Guards through a contractor. An agreement was executed between the Corporation and M/s. Venguard Security and Fire Services Pvt. Ltd. in 1994, copy of which is Ex. MW 1/2. Shri Sadanand Tiwari never applied for job either to the Corporation or to the Institute. During the course of his cross-examination, he concedes that reports Ex. MW 1/W4 to Ex. MW 1/W20 were submitted by the Caretaker to the Welfare Officer of the Institute. He further concedes that certificates Ex. MW 1/W2 and Ex. MW 1/W3 bear signatures of Dr. Kulwant Singh, the Executive Director of the Institutes

12. Shri R.N. Biswas, presents that Dr. Kulwant Singh was not authorised to issue experience certificate to an employee. He unfolds that in February, 2003, Dr. Singh was placed under suspension vide communication Ex. MW 2/1. Punishment was awarded to him which was communicated vide letter dated 7-6-05, copy of which is Ex. MW 2/2. List of the employees of the Institute is Ex. MW 2/3. In December, 2003 Dr. Singh retired and Punishment was awarded to him after his retirement. He remained under suspension till the date of his retirement. He disputes that Dr. Singh was competent to issue letters, referred above.

- Shri Rajesh Mehta presents that Security Guards working in the premises of the Institute were employees of the Contractor, Ex. MW 3/1 and Ex. MW 3/2 are copies of scrolls in respect of payment made to the Security Guards by the Contractor. Contractor used to keep original scrolls in his possession and submit photo copies to the Corporation. Ex. MW 3/3 is the copy of cheque along with its receipt given by Shri Tiwari to the Contractor, Ex. MW-3/4 is the copy of complaint made by Shri Tiwari and others, which was transmitted to the Contractor for action. During the course of his cross examination, he presents that being principal employer the Corporation used to check duties performed by Shri Tiwari. When Contractor used to submit his bills, supervisor used to verify facts to the effect that Shri Tiwari had worked for that month or not. He had placed copies of contracts entered into between the Corporation and the Contractor as Ex. MW 3/W1 and Ex. MW 3/W2, besides letters Ex. MW 3/W3 to Ex. MW3/ W15, written for extension of contracts. Bills submitted by the Contractor are placed over the record by him as Ex. MW3/W16 to Ex, MW 3/W18. Ex. MW3/W20 and Ex. MW 3/W21 are reports furnished by he Contractor to the parties.
- 14. During the course of appreciation of facts projected by the witnesses referred above, it came to light that the claimant sent a demand letter to the Corporation which is Ex. WW 1/1. On perusal of the demand letter stand taken by the claimant had emerged over the record. Though the claimant projects in Ex. WW 1/1 that he was employed by the Corporation, yet he details therein that the Corporation had shown him as an employee of the Contractor and placed his services at the disposal of the Institute with ulterior motive. In claim statement Ex. WW 1/3, submitted before the Conciliation Officer, same facts were pleaded. Therefore, out of these two documents it came to light that the claimant presents that he was shown as an employee of a contractor and his services were placed at the disposal of the Institute. Consequently, it is evident that in disguised words the claimant pleads that he was projected as an employee of the Contractor by the Corporation. It is implicit that in the demand letter and the claim statement filed before the Conciliation Officer claimant concedes that he was an employee of the Contractor, which modus operendi was adopted by the Corporation for ulterior purposes, This stand was discarded by the claimant when he filed his claim statement before the Tribunal and entered the witness box to testify facts. He projects in clear terms that he was an employee of the Corporation, under whom he worked from July, 1989 till 20-2-2005. One may say that oscillating stand taken by the claimant proves detriment to his cause.
- 15. Muh emphasis has been laid by the claimant on documents Ex. MW 1/W2 and Ex. MW 1/W3. For sake of convenience contents of Ex. MW 1/W2 are reproduced thus:

"This is to certify that Mr. Sada Nand Tiwari son of Shri Revti Raman Tiwari resident of L-190, Saurav Vihar, Badarpur, Jaitpur, New Delhi-110044 has been working as a security guard and posted at Human Settlement Management Institute of HUDCO, Asiad Village, New Delhi-110049 since September, 1969. He performed his duties most diligently and sincerely. He is most reliable and industrious person having full integrity. He bears a good moral character. I wish him all success".

# Ex. MW 1/W3 unfolds facts thus:

"It is certified that Shri Sadanand Tiweri is performing the duties of Security Guard in Housing and Urban Development Corporation at 212, Asiad Village. The said individual is performing shift duty. He may happen to go late at night due to nature of duty".

16. Ex. MW I/W2 projects that Dr. Kulwant Singh certifies that claimant has been working as security guard and posted at the Institute located at Asiad Village, New Delhi, since September, 1989. This document howhere specifies as to whose employee the claimant was. A simple declaration is there in that documents that the claimant was working as security guard and posted at the Institute. This document nowhere concludes that the claimant was an employee of the Corporation or the Institute. In Ex. MW 1/W3 Dr. Kulwant Singh certifies that Shri Tiwari was performing duties of security guard in Corporation at 212, Asiad Village, New Delhi. This document also does not speak about the employment of the claimant by the Corporation or the Institute. Contents of these two documents, if appreciated in the light of posts available with the Corporation, which are projected in Ex. MW 1/1, would give true situation which Dr. Kulwant Singk unfolded therein. At the cost of repetition, it is highlighted that personnel of the Corporation has been classified into Executive-Non-Executive Groups. Executive groups consist of group A and group B officers. Non-Executive Cadre consist of group C and group Demployees wherein officials working in project cadre, management service cadre, general clerical cadre, official language cadre, secretarial service cadre and general service cadre fall. General Service cadre has been sub-divided into skilled, semi-skilled and anskilled categories. In skilled category post of driver, electrician; plumber, category and house keeping fall while liftman falls in semi-skilled category. In unskilled category post of chowkidar, sweeper, mali, general attendant, farush, dispatch rider, assist fero printer, dattry, fero printer, machine operator and mason have been enlisted. No post of security, guard is there in general services cadre, hence it cannot fall in group D categories. When no post of security guard was available with the Corporation. Dr. Kulwant Singh, who was working as Executive Director (Training) with the Institute cannot certify that the claimant was an employee of the Institute/Corporation. He was also well aware of agreement executed between the Corporation and the Contractor, which is Ex. MW 1/2. In the light of these facts he issued certificates Ex. MW 1/W2 and Ex. MW 1/W3. Therefore, it is clear that the these certificates Dr. Ku want Singh nowhere proclaims that the claimant was working as security guard under the Corporation. When contents of these documents are read in between the lines, it crept over the record that Dr. Kulwant Singh announces that claimant was working as security guard in the premises of the Corporation at 212 Asiad Village, New Delhi. He had not certified that the claimant was an employee of the Corporation. Therefore, contents of these documents nowehere came to the rescue of the claimant. One will not conclude that these documents certify that the claimant was an employee of the Corporation.

- 17. In his testimony claimant concedes that no appointment letter was issued in his favour by the Corporation. According to him, no application for job was moved by him either to the Corporation or to the Institute. He also concedes that he was not got medically examined before giving job to him: He opted not to explain as to how he reacted the office of the Corporation to get employment. Shri Rajesh Mehta presents clinching facts, when he deposed that Ex. MW 3/3 is the copy of cheque along with receipt given by Shri Tiwari to the Contractor, When Ex. MW 3B was perused, it came to light that a sum of Rs. 7380/- was released in favour of the claimant by the Contractor on 5th of February, 2005. Claimant had issued a receipt in respect of payment so made to him. Claimant had not explained as to under what circumstances this cheque was received by him. Therefore, these documents go to conclude that the claimant was receiving his wages from the Contractor in February, 2005
- 18. Shri Mehta further projects that the claimant alongwith other security goards made a complaint to the Institute, which complaint was forwarded to the management. He proved that complaint as Ex. MW 3/4. On perusal of Ex. MW 3/4 one would conclude that it bears signatures of the claimant besides other security guards. In Ex. MW 3/4 cliamant and other security guards made a complaint dated 23-2-2005 against the Contractor in respect of non payment of their salary for the month of January. 2005. As unfolded by Shri Mehta the said complaint was forwarded to the Conractor for needful. Contents of the complaint brings an admission of Shri Tiwari over the record to this effect that he was an employee of the Contractor. When a Contractor fails to make payment of wages to a contract employee, principal employer is under an obligation to make payment of his wages. Therefore. complaint Ex. MW 3/4 was rightly made to the Institute. which had forwarded it to the Contractor for action. These facts demolished the case projected by Shri Tiwari that he was an employee of the Corporation.
- 19. Shri U.S. Dagar highlights that Shri Sadanand Tiwari never applied for a job to the Corporation or the Institute. He was working as securify guard at the premises

of the Institute, as an employee of the Contractor. The Contractor provided security guards to the Institute upto January, 2005. Thereafter M/s. Pearl Security Services was engaged to provide security guards. No security guard was employed by the Corporation or the Institute, since no such post exists. Contractor used to deposit contribution towards E.S.I. and Provident Fund, Ex. MW 1/6 is the copy of challan endorsed by the Contractor to the Institute. Ex. MW 1/7 is also copy of the challan so endorsed by the Contractor. Ex. MW 1/8 is the copy of the cheque released by the Institute in favour of the Contractor. Facts projected by Shri Dagar get reaffirmation through the deposition of Shri Mehta. He presents that Ex. MW 3/ 1 and Ex. MW 3/2 are copies of the scroll in respect of payment made by the Contractor to security guards. Therefore, out of facts detailed above it is crystal clear that the claimant was working as an employee of the Contractor, who deputed him to provide security services to the Institute.

- 20. Relationship of employer and employee is constituted by a contract, express or implied between employer and employee. A contract of service is one in which a person undertakes to serve another and to obey his reasonable orders within the scope of the duty undertaken. A contract of employment may be inferred from the conduct which goes to show that such a contract was intended although never expressed and when there has, in fact, been employment of the kind usually performed by the employees. Any such inference, however, is open to rebuttal as by showing that the relation between the parties concerned was on a charitable footing or the parties were relations or partners or were directors of a limited company which employed no staff. While the employee, at the time, when his services were engaged, need not have known the identity of his employer, there must have been some act or contract by which the parties recognized one another as master or servant.
- 21. No evidence worth name was brought over the record by the claimant to establish relationship of employer and employee between him and the Corporation, However, he places emphasis on Ex. MW 1/W4 to Ex. MW 1/W20 to project that he was being supervised by caretaker of the Institute. On perusal of these documents it is emerging that duties performed by security guards during night hours, were supervised by the caretaker of the Institute who used to submit a report to the Welfare Officer. These documents nowehere establishes that the claimants and others were assigned duties by the officials of the Institute. Their duties were being supervised as a caution, in order to see whether they were serious or casual in performance of duties. Such right is always available to the principal employer, to make a complaint to the Contractor in respect of work performed by a contract labour. These documents nowhere establish relationship of employer and employee between the parties. Consequently it is crystal clear that

these documents cannot bring accolades to the claimant. Claimant has miserably failed to establish relationship of employer and employee between the parties. The Corporation could establish that the claimant was an employee of the Contractor. Issue is, therefore, answered in favour of the Corporation and against the claimant.

#### Issue Nos. 2, 3 and 4

- 22. When claimant was an employee of the Contractor, in that situation there was no occasion available to the Corporation to dispense with his services. As projected above, a new Contractor was awarded work of providing security services to the Corporation in February, 2005. At that juncture services of the claimant came to an end. The appropriate Government had made a reference for articulation as to whether termination of services of the claimant by the Corporation w.e. f. 20-2-2005 was legal and justified. When there was no relationship of employer and employee between the Corporation and the claimant in that situation the terms of reference are uncalled for.
- 23. Whether this Tribunal can proceed to adjudicate the issue as to whether termination of the services of the claimant by the Contractor w.e.f. 20-2-2005 is legal and justified? In relation to any industrial dispute concerning an industrial undertaking or establishment enumerated in clause (a)(i) of section 2 of the Act, the Central Government is the appropriate Government. For the sake of convenience provisions of clause (a)(i) of section 2 of the Act are extracted thus:
  - "(a) appropriate Government" means-
    - (i) in relation to any industrial dispute concerning any industry carried on by or under the authority of the Central Government or by a railway company or concerning any such controlled industry as may be specified in this behalf by the Central Government or in relation to an industrial dispute concerning a Dock Labour Board established under section 5A of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), or the Industrial Finance Corporation of India Limited formed and registered under the Companies Act, 1956 (1 of 1956) or the Employees' State. Insurance Corporation established under section 3 of the Employees' State Insurance Act, 1948 (34 of 1948), or the Board of Trustees constituted under section3A of the Coal Mines Provident Fund and Miscellaneous Provisions Act, 1948 (46 of 1948), or the Central Board of Trustees and the State Boards of Trusiees constituted under section 3A of the Coal Mines Provident Fund and Miscellaneous Provisions Act, 1948 (46 of 1948), or the Central Board of Trustees and the State Boards of Trustees constituted under section 5A and section 5B, respectively, of the Employees'
- Provident Fund and Mincellaneous Provisions Act, 1952 (19 of 1952), or the Life Insurance Corporation of India established under section 3 of the Life Instrumee Corporation Act, 1956 (31 of 1956), or the Oil and Natural Gas Corporation Limited registered under the Companies Act, 1956 (1 of 1956), arthu Depasti Insurance and Credit Guarantee Compration: established under section 3 of the Deposit-Insurance and Credit Guarantee Corneration Act, 1961 (47 of 1961), or the Central Warehousing Corporation established ander section 3 of the Warehousing Corporations Act, 1962 (58 of 1962), or the Unit Treat of India established under section 3 of the Limit Trust of India Act, 1963 (52 of 1963), or the Food Corporation of India established under section 3, or a Board of Management. established for two or more considuous States under section 16, of the Food Corporations Act, 1964 (37-of 1964), or the Airports Authority of India constitued under section 3 of the Airports Authority of India Act, 1994 (55 of 1994), or a Regional Rural Bank established under section 3 of the Regional Rural Banks. Act, 1976 (21 of 1976), or the Export Credit and Guarantee Corporation Limited or the Industrial Reconstruction Bank of India: Limited, the National Housing Banks established under section 3 of the National Housing Bank Act, 1987 (53 of 1987) or an air transport service, or a banking or an insurance company, a mine, an off field, a Cantonment Board, or a major port, the Central Government and
- (ii) in relation to any other industrial dispute, the State Government;"
- No evidence worth name came over the record that the claimant was an employee of the Corporation or the Institute. As concluded above, he was an employee of the Contractor. Hence, question arises as to who shall be the appropriate Government for the present dispute: Answer has been provided in clause (a)(ii) of section 2 of the Act, which contemplates that in relation to any other industrial dispute the State Government is the appropriate Government. However, this Tribunal is not oblivious of the proposition that Union Territory of Delhi enjoins a special status under the Constitution. Delhi is a Union Territory having some special provisions with respect to its administration. Article 239 of the Constitution speaks that every union territory shall be administered by the President acting to such extent as he thinks fit, through an administrator to be appointed by him with such designation as he may specify. Article 239 AA makes special provisions. with respect to Delhi, detailing therein that the Union

Territory of Delhi shall be called the National Capital Territory of Delhi and the administrator thereof appointed in Article 239 shall be designated as the Lieutenant Governor. There shall be Legislative Assembly, and provisions of Articles 324 to 327 and 529 shall apply in relation the Legislative Assembly of the National Capital Territory of Delhi as they apply in relation to a State. The Legislative Assembly shall have power to make laws for the whole or any part of the National Capital Territory with respect to the matters enumerated in the State List or the Concurrent List except the matters with respect to entries 1, 2 and 18 of the State List and entries 64, 65 and 66 of that list, in so for they relate to the said entries 1, 2 and 18. The Council of Ministers shall be headed by the Chief Minister to aid and advise the Lt. Governor in exercise of his functions in relation of the matters with respect to which the Legislative Assembly has power to make laws. In case difference of opinion between Lt. Governor and his ministers or any matter, the Lt. Governor shall refer it to the President for decision and act according to the decision given thereon by the President and pending such decision the Lt. Governor is competent to take action in urgent matters. The Chief Minister shall be appointed by the President and Ministers shall be appointed by the President on the advise of the Chief Minister. Therefore, it is evident that though a Legislative Assembly is there in National Capital Territory of Delhi, yet it is a union territory administered by the President through the Administrator appointed by him. In case of difference of opinion between the Administrator and the Ministers, it is the decision of the President that prevails. Consequently the State Government merges with the Centre when Lt. Governor administer the Union Territory or in case of difference of opinion the President decides the issue.

25. State Government has been defined the clause of section 3 of the General Clauses Act, 1897, in respect of anything done of to be done after commencement of the Constitution (7th Amendment) Act, 1956 in a case of State, the Governor and in a Union Territory, the Central Government. Therefore, it is evident that for a Union Territory, no distinction has been made between the State and the Central Government. The President Administers the Union Territory, through an Administrator appointed by him. In case of National Capital Territory of Delhi, it is being administered by the President though the Lieutenant Governor. Though there is a legislative Assembly and Council of Ministers, yet in case of dilierence of opinion between the Lieutenant Governor and Council of Ministers. the lecision of the President shall prevail, which fact make it clear that for the purpose of administration of the union territory, the Central and the State Government merges over certain matter.

26. High Court of Delhi was confronted with such a proposition in M.K. Jain (1981 Lab. P.C. 62) wherein it was laid as follows:

"The award was sought to be voided, inter alia, on the ground that by virtue of the Constitution and composition of the Corporation, Central Government was the only authority competent to make a reference of the dispute to the Industrial Court and that the reference by the Lieutenant Governor of Delhi was, therefore, in excess of power. Even otherwise no exception could be taken to the order of reference, even if it be assumed that Central Government was the appropriate Government, in asmuch as the distinction between the Central and the State Government in relation to the Union Territory in our constitutional framework is rendered illusory, Union Territory is administered by the President of India under Article 239 of the Constitution of India, acting to such extent as he thinks fit. Therefore, the Administrator, to be appointed by him, in the case of Union territory, there is an amalgamation of the constitutional classification of legislative and executive powers between the Centre and the States. According to section 3(60) of the General Clauses Act, the "Central Government" in relation to the Administration of Union Territory means the Administrator acting within the scope of authority given to him under Article 239 of the Constitution of India and in terms of section 3(60) of the General Clauses Act, "State Government" as respects anything done or to be done in the Union Territory means the Central Government. In the case of Union Territory, therefore, the Central and State Governments merge and it is immaterial whether an order of reference is made by one or the other. This contention must, therefore, fail".

27. Again in Mahavir [97(2002) DLT 922] the High Court was confronted with the same proposition. Relying the precedent in M.K. Jain (supra) with profit it was ruled that reference made by the Government of NCT of Delhi was not bad despite the fact that appropriate Government was the Central Government. Difference of State Government and Central Government goes to the brink of abolition when State Government has been defined as the Central Government by clause (60) of section 3 of the General Clauses Act and Delhi is being administered by the President thorugh the Administrator appointed by him. Therefore, he aforesaid precedents make it clear that a status of union territory of Delhi can be termed as Central Government in certain matters.

28. Whether the Central Government can be termed as State Government for any purpose? Article, 53 of the Constitution provides that the executive power of the Union shall vest in the President and shall be exercised by him either directly or through officers subordinate to him in accordance with the Constitution. Article, 73 defines extent of executive power of the Centre, that is, on matters which shall be controlled and administered by the Central

Executive. It has been detailed therein that the executive power of the union shall extend—(a) to the matters with respect to which Parliament has power to make laws and (b) to the exercise of such rights, authority and jurisdiction as are exercisable by the Government of India by virtue of any treaty or agreement. The extent of the State's executive power is set out in Article, 161 of the Constitution. Administrative relations between the Union and the states is to be dealt in accordance with the provisions of Article 256, 257, 258, 258A, 260 and 261 of the Constitution. Article 258A'was added by 7th Amendment Act, 1956 to make a matching provision to clause (1) of Article, 258 of the Constitution. While exercising powers contained in clause (1) of Article 258, the President is empowered to entrust union functions to a State Government or its officers. There was no provisions enabling the Governor of a State to entrust state functions to the Central Government or its officers. That lacuna was found to be of practicable difficulty and provisions of Article, 258 A were inserted in the Constitution. Thus it is evident that arena of union executive powers and the state executive powers are well defined.

29. Clause (8) of Section 3 of the General Clauses Act defines the Central Government in relation to administration of Union Territory, the Administrator thereof acting within the scope of authority given to him under Article, 239 of the Constitution. Therefore, it is evident that Administrator of Government of N.C.T. Delhi has been defined to mean as Contral Government to administer the Union Territory of Delhi. Hence for the limited purposes, provided in the Constitution, executive functions of the Central Government can be entrusted to Government of a State or its Officers. The Central Government would not be termed as the State Government, when those functions are being executed by the State Government or its officers. So executive power of the Union can be exercised, in certain matters by the State Government or its officers but in that situation too the Central Government would not be termed. as the State Government. The special provisions referred above would not make the reference, made by the Central Government as the reference made by Government of N.C.T. of Delhi.

30. There is other facet of the coin. This Tribunal was constituted vide Notification No. A-11020/33/75-CLT dated 30-9-76. It was provided in the notification that the Tribunal has been constituted under the powers provided in Sub-section (1) of Sub-section (2) of Section 7-A of the Act, with its head quarter at New Delhi. Another notification was issued on that very date empowering the Tribunal to adjudicate applications moved in Sub-section(2) of Section 33-C of the Act, in relation to the workman employed in any 'industry' in the Union Territory of Delhi, in respect of which the Central Government is the appropriate Government. Therefore, the Tribunal has been empowered to adjudicate industrial disputes, in respect of which

Central Government is the appropriate Government. As pointed out above, the appropriate Government in this case is the State Government. Under these circumstances this Tribunal cannot entertain the present dispute for adjudication, in respect of which appropriate Government is the State Government.

31: Since this Tribunal cannot invoke its jurisdiction to adjudicate the reference, hence the Tribunal refrains its hands from entering into the merits of the matter. The Central Government was not competent to make a reference of this dispute to this Tribunal. The parties should seek redressal at the appropriate forum. With these observations an award is passed. It be sent to the appropriate Government, for publication.

Dated: 25-10-2010

Dr. R. K. YADAV, Presiding Officer

नई दिल्ली, 30 नवम्बर, 2010

का. आ. 185. — मैसर्स अग्रवाल सहजेयर वर्कस एवं काउंड्रीज (ग्रा.) लिमिटेड (कैनोई क्षेत्र में कोड संख्या डब्ल्यूबी/167 के अंतर्गत) (इसमें इसके उपरांत स्थापना के रूप में संदर्भित) ने कर्मवारी मित्रच्य निधि और प्रकीण उपवेध अधिनियम, 1952 (1952 को १५) (इसमें इसके उपरांत अधिनियम के रूप में संदर्भित) को धारा 17(1)(क) के अंतर्गत भारत सरकार द्वारा प्रदान की गई खूर को रह करने के लिए आवेदन किया है।

- 2. उपर्युक्त स्थापना को कर्मचारी भविष्य निधि और प्रकीर्ण उपबंध अधिनियम, 1952 की धारा 17(1)(क) के अंतर्गत, 01-11-1952 से छूट प्रदान करते हुए दिनाक 07-12-1962 को एक आदेश जारी किया गया था।
- 3. अब भारत सरकार के ध्यान में ये बात आई है कि तक्त स्थापना ने 01-08-2010 से अपनी छूट अध्वर्षित कर दी है तथा यह आगे कोई कार्यकलाप नहीं कर रही है।
- 4. अत:, अब उदत अधिनियम की घारा 17 की उत्तेषास (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए कन्द्रीय सरकार उपर्युकत स्थापना को प्रदान की गई खूट को एसद्द्वास 01-08-2010 से रह करती है।

[सं. एस-35017/21/2010-एस एस-11] एस. डी. जेनियर, अवर सचिव

New Delhi, the 30th November, 2010

S.O. 185.—Whereas M/s. Agarwal Hardware Works & Foundries (P) Limited funder Code No. WB/167 Chennai region! (hereinafter referred to as the establishment) has applied for cancellation of exemption granted by Government of India under Section 17(1)(a) of the EPF & MP Act, 1952 (19 of 1952) (hereinafter referred to as the Act).

- 2. Whereas a Order dated 07-12-1962 granting exemption w.e.f. 01-11-1952 under Section 17(1)(a) of the EFF & MP Act, 1952 to the said establishment.
- 3. And whereas now it has come to the notice to the Government that the establishment has surrendered its exemption with effect from the 01-08-2010 and it is no longer carrying on any activity.
- 4. Now, therefore, in exercise of the powers conferred by sub-section (4) of Section 17 of the said Act, the Central Government hereby cancels the exemption granted to the said establishment with effect from the 01-08-2010.

[No. S-35017/21/2010-SS. II] S.D. XAVIER, Under Secy.

# नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 186 — कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उप-धारा-(3) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्द्रीय संस्कार एतंद्द्वारा 01 जनवरी, 2011 को उस तारीख के रूप में नियंत करती हैं, जिसको उक्त अधिनियम के अध्याय-4 (44 व 45 धारा के सिवाय जो पहले से प्रवृत्त हो चुकी है) अध्याय-5 और 6 (धारा-76 की उप-धारा -(1) और धारा-77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है) के उपबंध आन्ध्र प्रदेश राज्य के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात:

"आंध्र प्रदेश राज्य के नलगीण्डा बिले के मेल्लचेरुवु मण्डल के मेल्लचेरुबु, रामापुरम् तका मेल्लचेरुबु मण्डल के चिन्तपालेम् राजस्य गाँव के सीमा के अंतर्गेत स्थित सभी क्षेत्र।"

> [सं. एस-38013/53/2010-एसएस-I] े एस. डी. जेवियर, अवर सचिव

## New Delhi, the 24th December, 2010

S.O. 186.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st January, 2011 as the date on which the provisions of Chapter IV (except Sections 44 and 45 which have already been brought into force) and Chapter-Vand VI (except sub-Section) (1) of Section 76 and Sections 71, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Andhra Pradesh namely:

"All the areas falling within the limits of Revenue villages of Mellacheruvu, Ramapuram and Chinthapalem of Mellacheruvu Mandal in Nalgonda District of Andhra Pradesh."

[No. S-38013/53/2010-S.S. I] S.D. XAVIER, Under Secy.

# नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 187. - कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उप धारा-(3) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा 01 जनवरी, 2011 की उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (44 व 45 धारा के सिवाय जो पहले से प्रयृत्त हो चुकी है) अध्याय-5 और 6 [धारा-76 की उपधारा -(1) और धारा-77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है! के उपबंध आन्ध्र प्रदेश राज्य के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात:

"आंध्र प्रदेश राज्य के रंगारेड्डी जिले के शामीरपेट मण्डल क तुमुकुंटा, मंदायपल्ली, पोतायपल्ली, अंतायपल्ली, बोम्मर्सपेट, उप्परपल्ली (शामीरपेट राजस्व गांव), बाबागुड़ा (शामीरपेट राजस्व गांव) जवाहर नगर (बिट्सपिलानी) और सिंगायपल्ली राजस्व गांव के सीमा के अंतर्गत स्थित सभी क्षेत्र।"

> [सं. एस-38013/54/2010-एसएस-1] एस. डी. जेवियर, अवर सचिव

## New Delhi, the 24th December, 2010

S.O. 187.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st January, 2011 as the date on which the provisions of Chapter IV (except Sections 44 and 45 which have already been brought into force) and Chapter V and VI [except sub-section-(1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas in the State of Andhra Pradesh namely:

"All the areas falling within the limits of Revenue villages of Thumukunta, Mandaipally, Pothaipally, Anthaipally, Bommaraspet, Upperpally (Shameerpet Revenue Village), Babaguda (Shameerpet Revenue Village), Jawahar Nagar (Bitspilani) and Singaipally of Shameerpet Mandal in Ranga Reddy District of Andhra Pradesh."

[No . S-38013/54/2010-S.S. I] S.D. XAVIER, Under Secy.

### नई दिल्ली, 24 दिसम्बर, 2010

का. आ. 188.—कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उप-धारा (3) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा 01 जनवरी, 2011 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (44 व 45 धारा के सिवाय जो पहले से प्रवृत्त हो चुकी है) अध्याय-5 और 6 [धारा-76 की उपधारा -(1) और धारा-77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है] के उपबंध आन्ध्र प्रदेश राज्य के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात्:

"आंध्र प्रदेश राज्य के विजयनगरम जिले के पूसपाटिरेगा मण्डल के जी. चोडवरम् (छोड़ा गांव पौरम को मिलाकर), चोडममा अग्रहारम्, कोव्वाडा करिवलसा (छोटे गांव नक्कनिपेटा, मादवय्यपेटा, बोड्ड्वानिकल्लालु) तथा कनिमल्ला (छोटा गांव कामवरम को मिलाकर) राजस्व गांव के सीमा के अंतर्गत स्थित सभी क्षेत्र।"

> [सं. एस-38013/55/2010-एसएस-1] एस. ही. जेवियर, अवर सचिव

New Delhi, the 24th December, 2010

S.O. 188.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st January, 2011 as the date on which the provisions of Chapter IV (except Sections 44 and 45 which have already been brought into force) and Chapters-V and VI [except sub-section-(1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas in the State of Andhra Pradesh namely:

"All the areas falling within the Revenue Villages of G. Chodavaram (Including Hamlet viz., Poram) Chodamma Agraharam, Kovvada, Kandivalasa (including Hamlets viz., Nakkanipeta, Madavayyapeta, Boduvanikallalu and Kanimala (including Hamlet viz., Kamavaram) of Pusapatirega Mandal of Vizianagaram District of Andhia Pradesh."

[No . S-38013/55/2010-S.S.1] S.D. XAVIER, Under Secy.

# नई दिल्ली, 29 दिसम्बर, 2010

का. आ. 189.—जबिक मैसर्स आईटीडी सीमेंटेंशन इंडिबा लिमिटेड [बांद्रा क्षेत्र में कोड संख्या एमएच/20241 के अंतर्गत] (एतदुपरान्त प्रतिष्ठान के रूप में संदर्भित) ने कर्मवारी मविष्य निधि और प्रकीर्ण उपबंध अधिनियम, 1952 (1952 का 19) (एतदुपरात अधिनियम के रूप में संदर्भित) की धारा 17 की उपधारा (1) की खण्ड (क) के अंतर्गत छूट के लिए आवेदन किया है।

- 2. और जबिक, केन्द्र सरकार के विचार में अंशदान दर के मामले में उक्त प्रतिष्ठान के भविष्य निश्चि के नियम उसके कर्मचारियों के लिए उक्त अधिनियम की धारा 6 में विनिर्दिष्ट नियमों की तुलना में कम हितकर नहीं हैं और कर्मचारी समान प्रकृति के किसी अन्य प्रतिष्ठान के कर्मचारियों के संबंध में उक्त अधिनियम या कर्मचारी भविष्य निधि योजना, 1952 (एतपुररान्त योजना के रूप में संदर्भित) के अंतर्गत अन्य मविष्य निधि लाम भी प्राप्त कर रहे हैं।
- 3. केन्द्र सरकार एतद्द्वारा, अब उक्त अधिनियम की धारा 17 की उप-धारा (1) के खण्ड (क) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए तथा इस संबंध में समय-समय पर विनिर्दिष्ट शतों को ध्यान

में रखते हुए, उन्त प्रसिद्धान को उन्हा प्रोतना के सकरत उपनेत्रों के प्रपालन से 01-03-1991 से अगरी अधिकृष्यत के के लिए पूट प्रदान करती है।

> [सं एक-35015/31/2010 एकएस-11] एस डी. जेडिका, अंधर संचिव

New Delhi, the 29th December, 2019

S.O. 189.—Whereas M/s. ITD Committation India. Limited [under Code No. MH/20241 in Bendra Region] (hereinafter referred to as the establishment) has applied for exemption under clause (g) of sub-section (1) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the Act).

- 2. And whereas in the opinion of the Central Government, the rules of the provident fined of the said establishment with respect to the rates of contribution are not less favourable to employees therein than those specified in Section 6 of the said Act and the comployees are also in enjoyment of other provident fund benefits provident funds said Act or under the Engloyees' Provident Funds Scheme, 1952 (hereinafter referred to as the Scheme) in relation to the employees in any other establishment of similar character.
- 3. Now, therefore, in exercise of the powers confirmed by clause (a) of sub-section (1) of Section 17 of the said Act and subject to the conditions specified in this regard from time to time, the Central Government, barely exempts the said establishment from the operation of all the provisions of the said Scheme with effect from 01-03-1991 until further notification.

[No. S-35015/31/2010-SS, II] S.D. XAVIER, Upda Socy.

मई दिल्ली, 29 दिसम्बर, 2010

का. आ. 190.—जबिक सैंसर्स गुबरात हैवी केमिकल लिमिटेड [गुजरात क्षेत्र में कोड सेंब्र्ज बीबे/1986] के अंतर्गत] (एतपुपरान्त प्रतिष्यान के रूप में संदर्भित) ने कर्मवारी प्रविष्य निधि और प्रकीर्ण उपबंध अधिनियम, 1952 (1952 का 19) (प्रानुपरात अधिनियम के रूप में संदर्भित) की क्षरा 17 की उपवार (1) के खण्ड (क) के अंतर्गत कूट के लिए साबेदन किया है।

केन्द्र सरकार एमंद्रारा, अब बात अधिनियम की धारा 17 की उप-धारा (1) के खण्ड (क) ब्रांस प्रवित्यों का प्रयोग करते हुए तथा इस संबंध में समय-समय पर विनिर्दिष्ट शर्तों को ध्यात में रखते हुए, उक्त प्रतिस्थान को उस्त बोजना के समस्त उपबंधों के प्रचालन से 01-02-1991 से आयली अधिसूचना तक के लिए छूट प्रदान करती है।

[सं. एस-35015/29/2010-एस एस-11] एस. इी. जेवियर, अवर सचिव

# New Delhi, the 29th December, 2010

S.O. 196.—Whereas M/s. Gujarat Heavy Chemical Limited [under Code No. GI/19861 in Gujarat Region] (hereinafter referred to as the establishment) has applied for exemption under clause (a) of Sub-section (1) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the Act).

- 2. And whereas in the opinion of the Central Government, the rules of the provident fund of the said establishment with respect to the rates of contribution are not less favourable to employees therein than those specified in Section 6 of the said Act and the employees are also in enjoyment of other Provident Fund benefits provided under the said Act or under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the Scheme) in relation to the employees in any other establishment of similar character.
- 3. Now, therefore, in exercise of the powers conferred by clause (a) of Sub-section (1) of Section 17 of the said Act and subject to the conditions specified in this regard from time to time, the Central Government, hereby exempts the said establishment from the operation of all the provisions of the said Scheme with effect from 01-02-1991 until further notification.

[No. \$-35015/29/2010-SS. II] S.D. XAVIER, Under Secy.

# नई दिल्ली, 6 जनवरी, 2011

का. आ. 194. — कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उप-धारा-(3) द्वारा प्रदत्त शिक्तरों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्वारा 01 फरवरी, 2011 को उस तारीख के रूप में निवत करती हैं, विसको उक्त अधिनियम के अध्यव-4 (44 व 45 धारा के सिताय को पहले से प्रवृत्त हो चुकी हैं) अध्याय-5 और 6 [धारा-76 की उप-धारा (1) और धारा-77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी हैं] के उपवंध आन्ध्र प्रदेश राज्य के निव्नस्थितत क्षेत्रों में प्रवृत्त होंगे, अधीत :

"आंध्र प्रदेश राज्य के चरंगल जिले के हनमकोण्डा मण्डल में तिम्यायुर हवली और गोयालपुर, गोसुगोण्डा मण्डल,में गीसुगोण्डा और उकल, इसनपर्ती मण्डल में मुच्चेर्ला और येल्लापुर राजस्य गांव के सीमा के अंतर्गत स्थित सभी क्षेत्र ।"

> [सं. एस-38013/04/2011-एसएस-1] एस. डी. जेवियर, अवर सचिव

## New Delhi, the 6th January, 2011

S.O. 191.—In exercise of the powers conferred by Sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st February, 2011 as the date on which the provisions of Chapter IV (excet Sections 44 and 45 which have already been brought into force) and Chapters-V and VI [except Sub-section (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force] of the said Act shall come into force in the following areas in the State of Andhra Pradesh namely:

"All the areas falling within the Revenue Villages of Thimmapur Haveli and Gopalpur of Hanamkonda Mandal, Geesugonda and Ookal of Geesugonda Mandal and Mucherla and Yellapur of Hasanpathy Mandal in Warangal District of Andhra Pradesh."

> [No. S-38013/04/2011-SS1] S.D. XAVIER, Under Secy.

# नई दिल्ली, 6 जनवरी, 2011

का. आ. 192.—कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उप-धारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा 01 फरवरी, 2011 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (44 व 45 धारा के सिवाय जो पहले से प्रवृत्त हो चुकी है) अध्याय-5 और 6 [धारा-76 की उप-धारा -(1) और धारा-77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है] के उपबंध करेल राज्य के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात् :

"जिला इडुक्की के तोडुपुषा तालुक में मुटटम राजस्व गांव के अंतर्गत आने वाले क्षेत्र ।"

> [सं एस-38013/03/2011-एस.एस.-I] एस. डी. जेवियर, अवर सचिव

## New Delhi, the 6th January, 2011

S.O. 192.—In exercise of the powers conferred by Sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st February, 2011 as the date on which the provisions of Chapter-IV (except Sections 44 and 45 which have already been brought into force) and Chapter-V and VI (except Sub-section) (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Kerala namely:

"The areas within the Revenue Village of Muttom in Thodupuzha Taluk of Idukki District."

[No. S-38013/03/2011-S.S. I] S.D. XAVIER, Under Secy.

# नई दिल्ली, 6 जनवरी, 2011

का. आ. 193.—कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की भारा-1 की उप-धारा-(3) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा 01 फरवरी, 2011 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (44 व 45 धारा के सिवाय जो पहले से प्रयृत्त हो चुकी है) अध्याय-5 और 6 (धारा-76 की उप-धारा -(1) और धारा-77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है) के उपबंध आन्ध्र प्रदेश राज्य के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात्:

"आंध्र प्रदेश राज्य के श्रीकाकुलम् जिले के श्रीकाकुलम नगर के सीमा में स्थित सभी राजस्व गांव तथा श्रीकाकुलम मण्डल के सिंगुपुरम, पेद्दपाडु, कुसेलपुरम, केशवरावपेटा राजस्व गांव तथा श्रीकाकुलम् जिले के गारा मण्डल के अच्चनापालम ।"

> [सं. एस-38013/02/2011-एसएस-1] एस. डी. जेवियर, अवर सचिव

## New Delhi, the 6th January, 2011

S.O. 193.—In exercise of the powers conferred by Sub-section (3) of Section1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st February, 2011 as the date on which the provisions of Chapter IV (excet Sections 44 and 45 which have already been brought into force) and Chapter-V and VI (except Sub-section) (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Andhra Pradesh namely:

"All the areas falling within the limits of Srikakulam Town and the Revenue Villages of Singupuram, Peddapadu, Kuselapuram, Kesavaraopeta of Srikakulam Mandal and Atchannepalem of Gara Mandal in Srikakulam District of Andhra Pradesh."

[No. S-38013/02/2011-SS I] \_S.D. XAVIER, Under Secy.

# नई दिल्ली, 6 जनवरी, 2011

का. आ. 194 - कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा-1 की उप-धारा-(3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्द्वारा 01 फरवरी, 2011 को उस तारीख के रूप में नियत करती है, जिसको उक्त अधिनियम के अध्याय-4 (44 च 45 धारा के सिवाय जो पहले से प्रवृत्त हो चुकी है) अध्याय-5 और 6 [धारा-76 की उप-धारा -(1) और धारा-77, 78, 79 और 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है] के उपबंध पंजाब राज्य के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, अर्थात्:

क्रमांक	राजस्य ग्रा	म का नाम	राङ्	ील व	वैद्या
1	2		* * * * * * * * * * * * * * * * * * * *		
1.	वसर		सुवि	यम	321,22,33
2	फ्ट्दी			( जिन्ह	$\mathcal{H}_{\mathcal{A}}^{(n)}$
	मगवानपुर			प्रम	illi de la ciglia. Noma
	<b>हु</b> गरी			यन	
5.	टिम्बा	1.	सुधि	यम	Francisco
6.	<b>उमेदपुर</b>		লুকি	याम	
7.	थरौड	er de la New York Georgia	লুশি	मंत	
8.	लाड्वाल .		পূৰি	यस	
9.	आलोवास		सुवि	याना	
10.	मानेवाल		लुष	याना	
11	बोकर-डोग	व	सुधि	याना	
12.	नूरपुर बेट		सुवि	वामा	
13.	न्रवाला	·	लुवि	यामा	
14.	पहारूवाल		लुबि	याना	
15.	लाटों दाना	3 - 1	लुबि	याना	
	कटानी कल	<b>f</b> err e	ं सुरि	ज्ञम	
	लाखें जोगा	$(1, \frac{s_{i}}{s_{i}}, \frac{t_{i}}{s_{i}}) \leq 1$	लुबि	याना .	. <u>-</u>
4.00	पंगलियां			वाना	
	कुंमकला		सुधि		
	मामा कला			यम	er Handal
	मुख्या		1	यना	i v
22.	लक्क्रोवाल		लुधि	वाना	y.\ .

[सं एस-38013/01/2811-एसप्स-1] एस. डी. जेवियर, अब्द सच्छि

## New Delhi, the 6th January, 2011.

S.O. 194.—In exercise of the powers conferred by Sub-section (3) of Section1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st February, 2011 as the date of which the provisions of Chapter-IV (excet Sections 44 and 45 which have already been brought into force) and Chapter-V and VI (except Sub-Section) (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Punjab namely:

St.	Name of t	e Village	Te	hail & Dian	rict
No.				(*	
1	2		3		
1.	Jassar		Lu	<b>Thiona</b>	
2	Paddi		Lu	thiana	

1	2	
3.	Bhagwanpura Luchiana	
4.	Dugri Ludhiana	, .
5.	Tibba Ludhiana	· . ,
6.	Umedpur Ludhiana	٠.
7.	Dharour Ludbiana	
8.,	Lauduwal Ludhiana	
9.	Allowal Ltdfkiana	
10.	Manewal Ludhiana	-
11.	Bonker-Dogram Ludhiana	
12.	Nurpur Bet Ludhiana	
13.	Nurwala Ludhiana	v
14.	Pahruwal Ludhiana	
15.	Laton Dana Luchiana	
16.	Katani Kalan Ludhiana	
17.	Ludkiana Ludkiana	
18.	Panglian Ludhima	·
19.		
20.		
21.		
22.	Luchisna Luchisna	

# [No. \$ 39613/01/2011-S.S. I] S.D. XAVIER, Under Secy.

# नई दिल्ली, 6 जनवरी, 2011

5 H	संबंध्य भाग	इदयस्त संख्या	बिला
1	2	3	4
	कावरा	156	फरीदामाद
	भुपानी	143	फरीदाबाद
ı,	वजीरपुर	137	फरीदाबाद
Ļ.	बुदैना	124	फरीदाबाद
	नचौली	155	फरीदाबाद
i	पलकाशी	.138	<b>क्षश्रदावा</b> द
١.	कबुलपुर	169/170	फरीदाबाद
ķ	जासना	110	ंफरीदाबाद
9.	मोहना	204	<b>फरीदाबाद</b>
0.	खेरीकला	113	फरीदांबाद

1 2	3	4
11. छायसा	202	फरीदा <b>बा</b> द
12. फरीदपुर	99	फरीदा <b>बा</b> द
13. बथोला	115	फ <b>रीदाबाद</b>
14. बरोली	116	फरीदाबाद
15. चांदपुर	187	फरीदा <b>बाद</b>
16. औरंगाबाद	81	पलवल
17. रेहराना	83	पलवल

[सं. एस-38013/05/2011-एसएस-I] एस. डी. जेवियर, अवर सचिव

# New Delhi, the 6th January, 2011

S.O. 195.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees' State Insurance Act, 1948 (34 of 1948) the Central Government hereby appoints the 1st February, 2011 as the date on which the provisions of Chapter-IV (except Sections 44 and 45 which have already been brought into force) and Chapter-V and VI (except Sub-section) (1) of Section 76 and Sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Haryana namely:

SI.	Revenue Village	Had. Bast.	District
No.		No.	
1	2	3	4
1.	Kanwra	156	Faridabad
2.	Bhupani	143	Faridabed ,
3.	Wazirpur	137	Faridabad
4.	Budaina	124	Faridab <b>a</b> d
5.	Nachauli	155	Faridabad
6.	Palwali	138	Faridabad
7.	Kabulpur	169/170	Faridabad
8.	Jasanaa	110	Faridabad
9.	Mohna	204	Faridabad
10.	Kheri Kalan	113	Faridabad
11.	Chhainsa	202	Faridabad
12.	Faridpur	99	Faridabad
13.	Bathola	115	Faridabad
14.	Baroli	116	Faridabad
15.	Chandpur	187	Faridabad
16.	Aurangabad	81	Palwal -
17.	Rehrana	83	Palwal

[No. S-38013/05/2011-S.S. I] S.D. XAVIER, Under Secy.